## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NORTH DAKOTA WESTERN DIVISION

Civil Action No. 19-cv-150-DMT-ARS

RULE 30(b)(6) VIDEOTAPED DEPOSITION OF:
DOUGLAS W. WALKER - DEPARTMENT OF HOMELAND SECURITY,
CUSTOMS AND BORDER PROTECTION
November 29, 2022
Via RemoteDepoTM

STATE OF NORTH DAKOTA,

Plaintiff,

v.

UNITED STATES OF AMERICA,

Defendant.

PURSUANT TO NOTICE AND AGREEMENT, the Rule 30(b)(6) videotaped deposition of DOUGLAS W. WALKER, DEPARTMENT OF HOMELAND SECURITY, CUSTOMS AND BORDER PROTECTION, was taken on behalf of the Plaintiff in Cascade County, Montana, by remote means, on November 29, 2022, at 9:00 a.m. Mountain Standard Time, before Tracy C. Masuga, Registered Professional Reporter and Certified Realtime Reporter, appearing remotely from Denver County, Colorado.

## Case 1:19-cv-00150-DMT-ARS Document 405-14 Filed 02/02/24 Page 2 of 49 Douglas W. Walker 30 (b) (6)

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1	REMOTE APPEARANCES	1	INDEX
2	For the Plaintiff:  PAUL M. SEBY, ESQ.	2	EXAMINATION OF DOUGLAS W. WALKER: PAGE November 29, 2022
	Greenberg Traurig LLP	3	NOVERIDEL 25, 2022
4	1144 15th Street Suite 3300		By Mr. Seby 7, 164
5	Denver, Colorado 80202	4	By Ms. Bobet 152
6	sebyp@gtlaw.com	5	By Ms. Bobet 152
7	PAUL B. KERLIN, ESQ. Greenberg Traurig LLP		INITIAL
'	1000 Louisiana Street	6	DEPOSITION EXHIBITS: REFERENCE
8	Suite 6700 Houston, Texas 77002	7 8	(Exhibits provided electronically to the reporter.) Exhibit 803 Second Amended Notice of 30(b)(6) 11
9	kerlinp@gtlaw.com		Deposition of The United States of
10	For the Defendant:	9	America, 11/23/22; with
11		10	attachments
12	JANE E. BOBET, ESQ. TIMOTHY B. JAFEK, ESQ.		Exhibit 804 Email to Walker from Woodall, 104
	VICTOR WILLIAM SCARPATO III, ESQ.	11	1/31/17, Subject: RE: Customs
13	Department of Justice U.S. Attorney's Office	12	and Border Protection Air and Marine Operations Aviation
14	District of Colorado		Support; with attached emails;
15	1800 California Street Suite 1600	13	ND_000111563 - ND_000111564
	Denver, Colorado 80202	14	Exhibit 805 Email to Woodall from Walker, 111 2/1/17, Subject: RE: Customs and
16	jane.bobet@usdoj.gov timothy.jafek@usdoj.gov	15	Border Protection Air and Marine
17	victor.scarpato@usdoj.gov		Operations Aviation Support; with
18	FRANK P. ALBI, ESQ. U.S. Customs and Border Protection	16	attached emails; ND_000111606 - ND 000111608
19	Office of Associate Chief Counsel	17	112_000111000
20	Chicago, Illinois 60607	18	
21	DAVID DUBAY, ESQ.  Department of Homeland Security	19 20	
22	HANNAH JONES, ESQ.	21	
23	U.S. Department of Homeland Security Office of General Counsel	22	
23	Washington, D.C. 20528	23	
24 25		25	
	Page 3		Page 5
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1 2		1 2	
	Also Present:		WHEREUPON, the following proceedings
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2	Also Present:  Michael Banks, Videographer  Jose Diaz	2 3 4	WHEREUPON, the following proceedings  were taken pursuant to the Federal Rules of Civil  Procedure.  * * * * *
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Page 6
                                                                                                                  Page 8
 1
    Masuga on behalf of U.S. Legal Support, please enter
                                                              1
                                                                               And where are you located this morning,
2
    the statement for remote proceedings into the record.
                                                                  sir?
                                                              2
                                                                               In my office in Great Falls, Montana.
3
                 THE REPORTER: The attorneys
                                                              3
                                                                          Α.
    participating in this deposition acknowledge that I am
                                                                               Is that your regular place of -- of --
4
5
    not physically present in the room and that I will be
                                                                   is that your regular office?
 6
    reporting this proceeding remotely.
                                                              6
                                                                          A.
                                                                               That is correct, yes.
7
                  They further acknowledge that in lieu of
                                                              7
                                                                               Okay. What is the name of that office
 8
    an oath administered in person, the witness will
                                                                  jurisdictionallywise for the Customs and Border
    verbally declare his testimony in this matter is under
                                                                  Patrol? Is that a regional office of any kind?
9
                                                              9
10
    penalty of perjury.
                                                              10
                                                                           Α.
                                                                              We refer to it as the Montana Air Unit,
                                                                  which is part of the Bellingham Air and Marine Branch.
11
                  Counsel, please indicate your agreement
12
    by stating your name and your agreement on the record.
                                                             12
                                                                               And what is your title, sir?
                 MR. SEBY: This is Paul Seby, counsel
13
                                                             13
                                                                           A. I am a supervisory air interdiction
    for the plaintiff, State of North Dakota. We
14
                                                             14
                                                                  agent.
    understand and consent.
15
                                                                          O. With the United States Customs and
16
                 MS. BOBET: And this is Jane Bobet,
                                                                  Border Patrol?
                                                             16
    counsel for the defendant, The United States of
                                                                               With U.S. Customs and Border Protection
17
                                                                  Air and Marine Operations.
18
    America, and we agree.
19
                  THE REPORTER: Mr. Walker, do you
                                                                           Q. Got it. Okay. And as part of which
20
    solemnly state that the testimony you are about to
                                                             20
                                                                  federal agency?
21
    give in the cause now pending will be the truth, the
                                                             21
                                                                               Department of Homeland Security.
    whole truth, and nothing but the truth?
                                                              22
22
                                                                               Okay. Thank you.
                                                             23
23
                 THE DEPONENT: I do.
                                                                               Before we begin this morning, let's go
24
                                                                  over a few ground rules, most of which are just
                                                             24
25
                                                                  intended to help the deposition for recording
                                                    Page 7
                                                                                                                  Page 9
1
                       DOUGLAS W. WALKER,
                                                                  purposes, the court reporter and the videographer, be
    having been first duly sworn to state the whole truth,
                                                                  able to accurately reflect what we're talking about.
3
    testified as follows:
                                                              3
                                                                               And, obviously, everything we are
                          EXAMINATION
                                                              4
4
                                                                  talking about is being written down and videotaped,
    BY MR. SEBY:
                                                              5
                                                                  and because of that, I would like to ask you to please
 5
 6
                                                                  verbalize your responses with a "yes" or a "no" or
             ٥.
                 Good morning, Mr. Walker.
                                                              6
 7
                 Good morning.
                                                                  other manner of answer as opposed to just simply
             Α.
 8
                  This will be the deposition of Douglas
                                                                  nodding your head "yes" or "no" and -- and/or
                                                              8
9
    Walker taken pursuant to prior notice and arraign- --
                                                                  providing quasi-verbal responses like "uh-oh" or
    or agreement of counsel.
                                                                   "uh-huh," if that's acceptable. Is that --
10
11
                 My name, sir, is Paul Seby. I'm both an
                                                             11
                                                                               I will do my best.
                                                                          Α.
12
    attorney with the law firm of Greenberg Traurig and
                                                             12
                                                                               Okay. Thanks.
                                                             13
13
    the Special Assistant Attorney General for the State
                                                                               Yes.
14
    of North Dakota; and together with my cocounsel and
                                                             14
                                                                           Q.
                                                                               Likewise, it's difficult for the court
15
    colleague, Paul Kerlin, we represent the State of
                                                                  reporter to take down what we're saying if we
    North Dakota in this matter.
16
                                                             16
                                                                  inadvertently happen to talk over each other, so I'll
17
                 And today we'll refer -- I'll refer to
                                                             17
                                                                  do my best not to interrupt you if you would please do
18
    my client as -- collectively as "North Dakota" or "the
                                                             18
                                                                   the same and let me finish my questions and then
19
    State."
                                                             19
                                                                  provide your response, if that works.
20
                 Do you understand that you've been sworn
                                                             20
                                                                               That works.
                                                                          Α.
    in this morning?
                                                              21
                                                                               Okay. If you need a break -- break,
22
             Α.
                                                              22
                                                                  sir, at all, just let me know, and I just ask if
```

Object to all testimony as to hearsay, 802

23

record, sir.

Please state your full name for the

there's a question that's pending, you please answer

it and then we can take a break. Otherwise, we can

Page 10 Page 12 1 to say otherwise. 1 Α. Yes, sir. 2 And if you don't understand a question 2 Okay. And so you've had this deposition that I've asked, just let me know, and I'll repeat it 3 notice and designation of topics for several days, and 3 4 or rephrase it, and I'll do my best to clarify what you're aware of this, right? 5 I'm trying to ask you about, okay? A. Yes, sir. 6 A. Sounds good. 6 Okay. Have you made yourself familiar 7 And if you answer a question I've asked, 7 with the topics for which you've been designated? 8 I'm going to assume that you have understood the I have. question I'm asking; is that understood? 9 9 Q. Can you tell me about the process and 10 A. Understood. 10 how you did that. Okay. Do you have any questions about Α. We've had multiple meetings with counsel 11 12 the proceeding at all, formatwise or processwise, that 12 back in early November. Talked with the CBP attorney Frank Albi for -- with the videoconference on these 13 we can speak to now before we start? topics of the proceedings that were going to happen. 14 I don't have any questions at this time. 14 15 Okay. Sir, you've been designated by 15 Then the 9th of November, another 16 counsel for the United States to speak to 30(b)(6) 16 meeting where I met with DHS and CBP counsel, and Ryan 17 topics posed by the State of North Dakota, and 17 Wentz from the DHS, intelligence officer, and also had specifically those are 6, 9, 13 through 16, 18, and that with Frank Albi, Michelle Tonelli, Eugene Mok, 18 20, as they relate to the Customs and Border 19 and Norman Lieberman. That was via telephone for 20 Protection Department of Homeland Security. Do you 20 about an hour. 21 understand that? 21 On the 15th, I also met with the U.S. 22 A. Yes, I do. 22 Attorney's Office, DHS and CBP counsel, Ms. Jane 23 MR. SEBY: Okay. And, Jose, would you 23 Bobet, Bill Scarpato, Timothy Jafek, Frank Albi, 24 please put up the Second Amended Notice of 30(b)(6) 24 Michelle Tonelli, for another hour and 20 minutes. 25 Depositions of the United States of America, State of 25 And then yesterday, 11/28, another Page 11 Page 13 North Dakota document, and we'll make that an exhibit. meeting with the DHS, CBP counsel, and members from the U.S. Border Patrol Grand Forks Sector. 2 (Deposition Exhibit 803 was remotely introduced.) Okay. So you -- altogether, how much 3 3 4 MR. SEBY: All right. If you could go 4 time would you say you spent preparing for the to the -- to the first page of this document, Jose, deposition? before we talk about the Exhibit A to it. There you 6 6 Α. Approximately six hours. 7 7 Okay. And was it all -- all spent go. 8 (BY MR. SEBY) Mr. Walker, I just want 8 speaking with the various counsel that you mentioned? 9 to make sure that you have this deposition notice, That is correct. 10 which was served on your counsel last week, before the 10 Okay. How about nonattorneys and -- and 11 holiday, on November 23. Would you look this over and program officials in the Custom and Border Protection? 12 let me know if this is the exact document that you've Could you repeat that? It blurred out 13 been provided a copy by your counsel. 13 there. I will, yes. 14 14 Sure. And there seems to be a -- just 15 to make an observation for the record, there is a Okay. While you're doing that, I'll ask that this be marked as an exhibit. 16 significant delay between when you are verbalizing a MR. SEBY: Jose, what -- what exhibit 17 17 response and your physical reaction on the video. number will this be? 18 A. Understood. 18 MR. DIAZ: 803, eight hundred and three. 19 19 I was asking you, when you were -- this 20 MR. SEBY: Okay. Thank you. six hours of preparation, was that all spent with 20 21 MR. DIAZ: You're welcome. 21 attorneys? 22 Could I get the next page, please. 22 A. That was with attorneys and members from 23 (BY MR. SEBY) Okay. U.S. Border Patrol and a DHS Intelligence Officer. 24 Okay. And would you identify again,

please, just so I'm clear, the nonattorneys from those

Does this look familiar to you at all?

25

Page 14 1 agencies that you met with. 1 Operations and the DAPL protest, to make sure that 2 those were saved and to be provided, to share, if 2 A. Ryan Wentz from DHS. He's an intelligence officer in Bismarck. 3 3 necessary. 4 0. Okay. And then back in --And then we met with U.S. Border Patrol 5 5 That was -- that was a year and a half 0. agents Adam Wright from the Grand Forks Sector. And 6 ago? 6 7 Border Patrol agents James Malone, which is the Approximately, that I remember. deputy -- one of the deputies at the Grand Forks Okay. And the documents, did you Sector, and Derrick Stamper, who's a division chief at retrieve any that -- that were responsive to that 9 10 the Grand Forks Sector Border Patrol station. 10 request? 11 Q. Okay. And who selected those 11 Α. individuals for you to speak to? 12 12 0. And what did you do with those? 13 Those were saved and shared with 13 A. That would be counsel. Α. Okay. Had you spoken to those people 14 0. 14 counsel. 15 ever before? 15 O. Which counsel? A. I have spoken with Malone and Derrick The CBP -- CBP attorney and 16 16 Α. 17 Stamper and Mr. Wright back when I was stationed in 17 U.S. Attorney's Office. 18 18 Q. Okay. Which CBP attorney did you 19 Q. Okay. Were they colleagues of yours 19 provide those to? 20 that you worked with closely? 20 That would be Mr. Frank Albi. 21 A. They were part -- part of the U.S. 21 Q. And how do you spell that gentleman's 22 Border Patrol Grand Forks Sector, and we were in the name, A-1-b-e or A-1-v-e? 23 same -- we supported their area of responsibility. So 23 A. It is A-l-b-i. Got it. Okay. And where is Mr. Albi being on the staff that they were, that I had direct 24 24 contact with them in -- in weekly meetings. located? Page 15 Page 17 1 Q. Okay. Were they colleagues of yours I believe Mr. Albi's office is in during the period of 2016 and 2017, or did they join Chicago. 3 that unit after that period of time? 3 Okay. And he's agency counsel for the A. I believe Mr. Wright and Mr. Malone were 4 4 Customs and Border Protection? A. part of the Grand Forks Sector during that time period That is correct. I see. Okay. All right. And then you and were colleagues of mine. 6 7 Q. Okay. Okay. Can you walk me through provided them to the U.S. Attorneys you mentioned. chronologically how you prepared for the deposition? 8 What -- who were those individuals? 8 9 What did you do to prepare for the topics that you 9 Specifically, my counsel Jane Bobet. were told would be the subject of the deposition 10 10 Okay. Okay. Did you have conversations 11 today? over those documents at all, or just -- just forward 12 12 A. Okay. 13 What did you -- let's start with --13 A. We had conversations back in early I'll -- I'm sorry to interrupt you. Let me just November with Mr. Albi. 14 elaborate on my question so it's -- it's clearer. 15 Okay. Early November of this year, just 15 16 What did you -- what did you review in this month, right, earlier this --16 17 advance of telephone calls and discussions? Excuse Correct, November of 2022. 17 Α. 18 Okay. And were those conversations me. 18 A. I'm not sure the exact date, but about a 19 limited to the documents that you found and provided 19 year and a half ago I received notice to find to them approximately a year and a half ago, as you've 2.0 documents relating to this -- this case from CBP 21 testified? 21 counsel of the -- of this trial that may happen. 22 22 Α. 23 So at that point I was going through 23 Okay. Did you look at any other what documents I could find and locate that involved documents as part of your preparation, other than the Customs and Border Protection Air and Marine ones that you retrieved and forwarded a year and a

Page 18 Page 20 1 half ago? 1 binder, Mr. Walker, you then spoke with U.S. Attorney counsel concerning the contents of that? 2 Yes. The background material binder 2 that was provided by the U.S. Attorney's Office, That is correct. 3 3 Α. and --And when did you do -- when did you 4 And when did you receive that binder? 5 first begin that discussion on that binder? I received the binder on 7 6 That meeting was the November 15, 2022. 6 7 7 November 2022. Okay. So between when you were provided 8 Q. Okay. What materials are in the binder? 8 the binder on November 7 and you discussed it with A. My understanding is the information your counsel on November 15, had you completely gone 9 9 10 provided by the State of North Dakota. 10 through and read the contents of the binder? Okay. You were -- you were glancing at A. To the best of my ability, yes. 11 11 12 something. Is there a -- is there a binder in front 12 Q. And did your ability allow you to read 13 13 the entire binder? of you? 14 A. I reviewed the -- the binder and the 14 A. It's the binder -- yeah, correct, it's 15 the binder that's on my desk. 15 items that counsel said pertained to what I needed to 16 Okay. Could you hold that up so we be familiar with. Q. 16 17 could see that, please, sir? 17 Okay. When did your counsel tell you which specific contents of the binder should -- should 18 (Deponent complied.) MS. BOBET: And while he's doing that, get the priority of your attention? 19 20 Paul, I'll represent this is the general case That was within email traffic that the preparation binder that we have provided to other 21 binder was being sent to me and what pieces of 22 30(b)(6) witnesses and which the State have already. 22 information to review. 23 (BY MR. SEBY) Okay. Mr. Walker, I 23 Q. Was that on November 7 also? A. I don't remember the exact date I 24 couldn't see the document label on the binder. You 24 received the email. held it up and it was blurry. If you just kind of Page 19 Page 21 keep it on the screen so I can see it. Okay. Was it the email that transmitted 2 (Deponent complied.) the contents of the binder electronically that you then printed, or were you sent a hard copy of the 3 Q. Okay. There I go. General 30(b)(6) 4 prep material. binder? 5 MR. SEBY: And, Jane, you're saying that It was a physical hard copy of the Α. binder. that's the exact same document and compilation of 6 6 7 documents that you have provided to us previously? 7 Okay. And you received -- that's the ٥. MS. BOBET: Correct, yeah. This is the 8 8 one you received on November 7? 9 binder of documents that I believe we provided to you Α. That is correct. after the first of these 30(b)(6) deps at your 10 10 Which areas were you asked to focus on? 11 request. A. Off the top of my head, I don't 12 MR. SEBY: Right. And there are no 12 remember. differences, without exception, to that earlier 13 Okay. And then when you spoke with the document that you provided to us? 14 individuals from the Grand Forks Sector, Mr. Wright 15 MS. BOBET: There may be a difference in and Mr. Malone and Mr. Stamper, were those always with font on the title sheet, but no substantive 16 counsel present? 16 17 differences. 17 A. That is correct. MR. SEBY: Okay. So the contents of ٥. Okay. And did you -- what did you 18 18 Mr. Walker's binder are the exact same that you 19 discuss with them? 19 20 provided to us previously? 20 A. The discussion was to make sure I 21 MS. BOBET: Correct. The substance of understood what their involvement was during the --21 22 the binder is the same as the general prep binder that 22 the DAPL protest. 23 we've provided to you previously. 23 Okay. And did -- did you learn anything

MR. SEBY: Okay. Thank you.

(BY MR. SEBY) And with respect to that

24

25

discussions?

that you didn't previously know as a result of those

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Page 22
                                                                                                                Page 24
 1
             A. Well, one thing that I found out, that
                                                                  topics, several, as a matter of fact, but I'm going to
    Mr. Wright was actually involved as -- in response
                                                                  ask you some general questions.
                                                              2
    during part of the protest in their -- in the Border
 3
                                                              3
                                                                               But what was your role with respect to
    Patrol's participation; that I did not know that
                                                                  the protests against the Dakota Access Pipeline
 4
 5
    before.
                                                                  construction in 2016 and '17?
 6
                 Would you elaborate on what you mean by
                                                              6
                                                                          A.
                                                                             Could you repeat the question, please.
 7
     that? I want to make sure I understand what -- what
                                                             7
                                                                               Can you give me an understanding of your
    you're speaking about.
                                                                  role with respect to the protests against the Dakota
                 So my -- U.S. Border Patrol provided
                                                                  Access Pipeline in North Dakota in 2016 through '17?
 9
                                                             9
10
    agents and officers to the DAPL protest on request of
                                                                          A. So my personal role in the protests in
    the State. Mr. Wright was physically present and
                                                                  2016 and '17 was I was a supervisory air interdiction
11
12
    participated in -- in one of the rotations down to the
                                                                  agent for the National Air Security Operations Center
    protest location, and that's -- I had -- I did not
                                                                  in Grand Forks, which is part of Air and Marine
13
    have that direct information before.
14
                                                             14
                                                                  Operations.
15
                Okay. And when -- when was he involved
                                                             15
                                                                               I was a command duty officer, which was
16
    in that manner, himself? When did you learn that?
                                                             16
                                                                  in charge of the day-to-day flights of the MQ-9,
17
             A. So I learned, as of vesterday, that he
                                                                  unmanned-aircraft system, the UAS, and also our
    was part of that, and that was during the
                                                                  fixed-wing and rotary-wing aviation assets.
18
    October through November participation that they were
                                                                               I was also a sensor operator for the
19
                                                                  MQ-9 UAS system, and I was also a pilot in command of 24:22-
20
    present in of 2016.
                                                                                                                         25:9;
21
             Q. Yeah. Okay. Okay. I'm going to ask
                                                                  our AS350 AStar helicopter.
                                                                                                                         25:21-
                                                             22
                                                                               Okay. So with respect to those, the
22
    you about that in a little bit. Thank you.
                                                                                                                         26:3;
23
                 All right. Did you speak with anyone
                                                                  various pieces of aerial technology, let's start with
                                                                                                                         <u> 26:17-</u>
                                                                  the -- what is an MQ-9 UAS? What does that mean?
24
    outside of the Customs and Border Patrol or Border
                                                                                                                         20;
25
    Protection to prepare for your deposition today?
                                                             25
                                                                          A. So an MQ-9 UAS, unmanned-aircraft
                                                                                                                         30:18-
                                                                                                                         31:8
                                                   Page 23
                                                                                                                Page
                                                                                                                      2
                                                                                                                        401-402
1
             A. No.
                                                                  system, is a large, fixed-wing, ground-based, launch
2
                  Okay. Okay. So today you understand
                                                                  aircraft. It weighs approximately 10,000 pounds. We
    you're testifying in your capacity as a 30(b)(6)
                                                                  fly that -- that aircraft is flown at altitudes in
3
    representative of the Department of Homeland Security;
                                                                  what we call the civilian FAA Class Alpha, or Class A,
5
                                                                  altitude, so it's operated above 18,000 feet. It
    do you understand that?
6
                                                                  requires a crew of two, a pilot and a sensor operator.
             A.
                 Yes, sir.
7
                  Okay. And you understand that that
                                                                  And it can remain aloft for approximately 18 hours.
 8
                                                                               Is that otherwise known as a drone?
    means that the answers you provide are provided on
                                                              - 8
 9
    behalf of the United States and specifically the
                                                             9
                                                                          Α.
                                                                               That is correct.
10
    United States Customs and Border Protection,
                                                             10
                                                                               Okay. And it's a very large drone at
                                                                  that, isn't it?
11
    United States Department of Homeland Security, as a
12
    whole?
                                                             12
                                                                          Α.
                                                                               Yes, it is.
13
            Α.
                 Yes.
                                                             13
                                                                               I've heard the phrase "Predator drone."
                                                                  Is that an accurate -- another accurate descriptor of
14
                 Okay. And if you are at any time not
                                                             14
     answering as a representative of those agencies and
                                                             15
15
                                                                  that aerial technology?
16
    you are talking in your personal capacity only, please
                                                                               Yes, that's correct. It's a military
                                                             16
                                                                          A.
17
    let me know when -- when you might happen to do that,
                                                                  carryover.
                                                             17
    when you switch.
                                                             18
18
                                                                          ٥.
                                                                               Is "Predator drone" accurate to use to
19
                                                             19
                                                                  describe that?
             Α.
                Understood.
20
                 Otherwise, I'm going to assume that you
                                                             20
                                                                          Α.
                                                                               Yes. sir.
21
    are testifying in your official capacity on behalf of
                                                             21
                                                                               Okay. And the particular one that you
22
     those agencies. Correct?
                                                                  were operating, you operate that -- since it's an
23
             Α.
                 Correct.
                                                                  unmanned vehicle, you operate that from a computer
24
                 Mr. Walker, let's start -- and these --
                                                                  screen and command devices and whatnot in Grand Forks?
25
    these are -- these questions are specific to some
                                                                          A. That is correct. The --
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Page 26 Page 28 1 That was at the time of the protest when instructor contractors, and then we also have 2 you were doing that? instructor pilots at Air and Marine, air interdiction agents that are instructor pilots and sensor operator 3 A. That is correct. 3 4 Okay. instructors, respectively. ٥. 5 A. The UAS is operated from a ground-Q. Uh-huh. control station. Basically, it looks like a shipping So it's a mix. 6 Α. 7 7 container that houses all the computer equipment And is General -- General Atomics the necessary to operate it. manufacturer of the device? It requires a ground-based data link Α. That is correct. 9 9 10 antenna to get it launched and recovered locally, and 10 Okay. Physically, what does one of then uses a satellite link once it goes beyond line of these devices look like? I know you said it's 11 11 12 sight, which is approximately 80 to 100 miles. Once 12 approximately 10,000 pounds. Is it -- what would you it's past that, then it uses a satellite link. So as physically compare it to? A car? Larger? 13 A. It would be comparable to a medium-sized 14 14 long as the ground-control station satellite dish can truck, not quite a semi. It stands -- it's got a 15 talk to the satellite orbiting, that could talk to the 15 airplane, the aircraft could be operated. 60-foot wingspan, and it stands approximately 8 feet 16 17 Q. Okay. Who actually owns the drone? Is 17 tall, 15 feet at the tip of the tails. that Customs and Border Patrol? 18 18 Uh-huh. Okay. Is it -- is that the A. Customs and Border Protection Air and largest UAS that's in the fleet of the Customs and 19 20 Marine Operations, correct. 20 Border Protection? 21 Q. And how long had you been operating that 21 A. That is correct. That is correct. 22 vehicle -- that device prior to the start of the DAPL 22 Okay. How many of them does the agency 23 protests? 23 have in Grand Forks? 24 Personally, I was operating it since 24 A. I believe currently they have two, and A. 2014, and continued to operate it up until my transfer we had two during the time period between 2016 and Page 27 Page 29 to the Montana Air Unit. Customs and Border 2017. Protection Air and Marine Operations began operating 2 Okay. Why are they there in that platform in 2009. Grand Forks? Is there a specific reason that the unit 3 is stationed there? 4 Q. Okay. And what sort of training did you A. One of the main reasons is because of receive to be an operator of that device? the Air Force base and the ability to access the 6 A. So the operations center in Grand Forks, 6 7 NASOC Grand Forks, is the training site for Air and National Airspace System easily. The original standup Marine Operations for all MQ-9 operators, both pilots was kind of a Senate-and-Congressional-based push. 8 8 9 and sensor operators. So I underwent the -- the And back then -- currently, you know, Senator -- now 10 approved training syllabus to become a sensor Senator Hoeven, back then, in the day, it was 11 operator. Governor Hoeven, supported the expansion of the UAS 12 I also went through the syllabus to system to there. become a mission control element pilot, which is the 13 Q. Does it also happen to be that -part where you fly it once it's at altitude, and then because the base is close to the international border 14 14 eventually we do a launch and recovery element 15 with Canada? 15 training syllabus so you can actually take off and 16 That is one of the primary locations, 16 land the -- the -- the UAS. 17 17 ves. 18 Q. Okay. And who are the instructors for 18 Okay. And so what's the mission of 19 the Customs and Border Protection unit in Grand Forks 19 the -- of the unit there in Grand Forks? Is it -- is 20 that run that training operations? Are those all it -- what part of the mission is dedicated to 21 officials, people within the agency, or are they --21 monitoring the security of the United States border 22 are they from other federal agencies? with Canada? 23 A. The instructor staff at the NASOC 23 A. That is the primary mission of NASOC Grand Forks is a combination of General Atomics, Grand Forks, and with a secondary mission of being the instructor pilot contractors and sensor operator schoolhouse for all MQ-9 UAS operators, both pilots

Page 30 Page 32 1 and sensor operators. does it have lights on it? Yes, it does. It complies with all of 2 Okay. Okay. And that schoolhouse, if 2 A. you will, is so that the rest of the -- of the agents the same FAA rules as any other air- -- airplane. 3 3 4 in the agency can be properly trained in consistent 4 Q. Right. Right. And how do you 5 protocols for missions elsewhere? coordinate that with other air traffic, the presence of that vehicle? 6 That is correct. We have locations in 7 Sierra Vista and San Angelo -- Sierra Vista, Arizona, So when that aircraft is operating, we and San Angelo, Texas. coordinate through the FAA Air Traffic Control Centers Q. So the individuals that also trained in as to where that aircraft will be operating. 9 9 10 Grand Forks are not only trained for purposes of 10 During the 2016, 2017 era, we had what 11 monitoring and protecting the security of the 11 was called Certificates of Authorization, or COAs, United States border with Canada, but also the 12 that we would get authorized by -- or through the FAA United States border with Mexico? 13 to operate our aircraft in geographic locations. And A. That is correct. when we would operate it within those COAs, we would 14 14 15 ٥. Okay. And do those -- those locations 15 coordinate with the FAA, and, basically, they would 16 in Arizona and Texas also have stationed MQ-9s? sanitize the airspace at our altitude with other 16 traffic to provide the separation necessary for us to 17 A. Yes, they do. 17 18 Can you talk about -- a little bit about 18 operate. the technical capabilities of the MQ-9? 19 19 Yeah. Okay. And so what -- what is Q. 20 A. Yes. Excuse me. So the MQ-9 provides 20 the -a -- a satellite or an Internet-based downlink system. 21 When the device is at that altitude, So once the video feed comes back to the groundwhat does it do? I know you said that it provides a control stations, that can be taken out and provided 23 video link back to authorized users on the Bigpipe network, but what does -- what does one who has that 24 through a program called Bigpipe that Air and Marine authorization see and/or hear or learn from what that 25 operates, and it's a secure based Internet access Page 31 Page 33 1 point. device is monitoring? 2 Q. Okay. A. So the sensor operator -- the MQ-9 has a A. So people -- authorized users are able EO/IR, so an electro-optical camera and infrared and - 3 to view the video downlink feed that comes from the low-light cameras on board. So depending on the time of day it's flying -- daytime, we'll run the EO, the UAS and the location of where it is actually operating at in real time. It gives a chat function so that the electro-optical camera, so a daytime camera, not viewers can chat with other operators or personnel unlike a news helicopter camera picture. that are logged in to the system. 8 8 Q. Okay. 9 Okay. What is the -- and this is --9 A. The sensor operator has the ability to 10 During the DAPL protests, you were select infrared imagery, so heat sources, which can be 11 flying the device that -- the MQ-9 at 10,000 feet. used also during the daytime. 12 Was that a consistent altitude? And during the hours of darkness, they 13 A. No, sir. The altitude would have been could use a low-light camera that picks up -- it at 18,000 feet or higher. Normally -- normal flights amplifies the ambient light; or they could use the 14 are operated at about flight level two zero zero, infrared camera. So that's --15 20,000 feet. 16 Q. So that's three --16 17 17 A. -- video from -- pardon me. Q. Okay. And when the device is at that -at that altitude, can you hear it or see it, on a 18 So there are three -- three principal 18 19 clear day, of course? visual tools? 20 A. On a -- you might hear it. If the 20 A. That is correct. 21 ambient sounds are low enough and it's in the proper 21 Okay. Pardon me for interrupting you. ٥. 22 location, you might hear the airplane operating, or it 22 A. No, that's fine. may leave a contrail, not unlike a commercial aircraft So the sensor operator has the ability or airliner might do. 24 to select the camera and operate the system to get the

Q. Uh-huh. Right. How about at night,

25

best picture that they can provide. That video, of

34:12-35:8

35:10-36:5

401-402

401-402

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Page 34
                                                                                                               Page 36
    course, is coming back into the ground-control
                                                                 guess, not the protest, but the -- he had points of
    station, which is then broadcast into the Bigpipe
                                                                 contact within the law enforcement network that
2
                                                                 we had -- and was requested to provide downlink source
    system. So the access -- the authorized access users
3
    can see that same video feed.
                                                                 to the emergency operations center at the Morton
4
5
            Q. Okay. All right. And so did --
                                                                 County Sheriff's Office.
 6
                 Let's go through the other devices that
                                                             6
                                                                              And that individual's name is who?
7
    you mentioned you -- you were involved with operating
                                                                              That would be Chris Bacon, and he is
 8
    or -- or utilizing.
                                                                 deceased now.
9
                                                             9
                 So that's -- we talked about the -- and
                                                                         Q.
                                                                              Okay. And did any other individuals
10
    we'll come back to it, but the UAS drone, the MQ-9.
                                                                 attend the Morton County Emergency Operations Center
    And you mentioned a -- an additional device.
                                                            11
11
                                                                 with Mr. Bacon?
12
                 Did you operate any other devices or --
                                                            12
                                                                         A. Not from Air and Marine until 2017, in
13
    or means of monitoring the -- the protests in --
                                                            13
                                                                 February.
    associated with the Dakota Access Pipeline?
                                                            14
14
                                                                             And Mr. -- Mr. Bacon, you mentioned he's
                                                                 passed away. Did he -- what was the duration of his
15
            A. The only other platform we used was the
                                                            15
16
    AS350 helicopter that's the size of your typical
                                                                 presence in the North Dakota Emergency Operations
17
    Life Flight helicopter. Ours has an EO/IR camera
                                                            17
                                                                 Center?
    system on it, not unlike the -- the UAS. So it gives
                                                                         A. I believe he was there through the
                                                             18
    us a daytime camera and an infrared camera. And those
                                                                 December time period, and was also --
                                                            19
    were operated in -- in 2016 and 2017.
                                                             20
                                                                         Q. December of 2016?
21
            Q. And -- and were you the pilot of that
                                                             21
                                                                             Correct. He would -- he would go and
    vehicle?
                                                                 visit and set up his -- he was more of a remote
22
                                                             22
23
            A. I was a pilot of one of them during
                                                             23
                                                                 liaison in the ability to get the information and
    the -- the 21 February eviction process of the main
                                                                 coordinate as necessary to get those links
                                                                 established.
25 Cannonball camp.
                                                  Page 35
                                                                                                               Page 37
            Q. Okay. Had you operated that vehicle
                                                                            Sure. And so -- and during that time,
    prior to that -- that aerial vehicle, the helicopter
                                                                 you, as the sensory operator, were located in
3
    prior to that time frame?
                                                                 Grand Forks?
                                                                         A. That is correct.
4
            A. Yes, sir.
                                                             Δ
5
            Q. At the DAPL protests?
                                                                         Q.
                                                             5
                                                                            And was the pilot also located in -- in
                                                                 Grand Forks with you?
6
            A. Air and Marine Operations dispatched a
                                                             6
7
    heli- -- one of those helicopters to the DAPL protest
                                                             7
                                                                         A.
                                                                              Yes.
8
    in October of 2016.
                                                             8
                                                                              And who was the pilot during that period
9
                Got it. Okay.
                                                             9
                                                                 of time that you were the sensory operator?
10
                 So would you walk me through the time
                                                             10
                                                                             I don't remember the pilots. The
11
    frame that these -- I know you just did that for the
                                                                 process is the pilots can -- being located where we're
12
    helicopter, but when did the involvement of the MQ-9
                                                                 at, the pilots and sensor operators can rotate
    begin in North Dakota concerning and with respect to
                                                                 through the -- the ground-control stations, between an
14
    the Dakota Access Pipeline protests?
                                                                 hour to a two-to-three-hour rotation period where
                                                            14
15
            A. I believe the first flight was
                                                                 multiple pilots, multiple sensor operators, will be
                                                            15
16
    22 August of 2016.
                                                                 part of a mission of any extended duration.
                                                            16
17
            Q. Okay. Can you walk me through how that
                                                            17
                                                                             That's because the capability of the
                                                                         Q.
18
    device came to be deployed in North Dakota to monitor
                                                            18
                                                                 aerial device to stay up there doing its job is
19
    or observe the Dakota Access Pipeline starting on
                                                             19
                                                                 greater than a -- than a shift for a -- perhaps,
20
    August 22, 2016?
                                                            20
                                                                 right?
21
                 We received -- Air and Marine received a
                                                            21
                                                                            That is correct. Since the MO-9 will
    request to provide aviation -- or, you know, live
                                                            22
                                                                 remain airborne for up to 18 hours before it needs
    downlink feed. We had an Office of Investigations
                                                                  fuel, whereas a typical helicopter, airplane, is
    agent that was part of our operations in Grand Forks
                                                                 anywhere from three to four hours before it needs a
    that was involved with part of the protest -- or, I
                                                                 refuel.
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Page 38 And once it's deployed, that -- that crew is basically the primary crew for that -- that platform whereas we can rotate pilots and sensor operators through the UAS system.

Right. Right. Okay. And as this -given the fact that there's a sensory operator and a pilot of these MQ-9s, are you always sitting next to that person, or do you -- do you need to be?

- So the MQ-9 ground-control station, you are sitting side by side, not unlike an airplane or a helicopter.
- 12 ٥. Okay. And that's for communication 13 purposes and congruity and that sort of thing?
- 14 That, and the design -- the way the 15 ground-control stations are fabricated --
  - 0. I see.

1

2

3

4 5

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- -- does make the --
- What does it look like? Is it like you're in the cockpit of an actual airplane of sorts, or what does it look like?
- 21 A. So the ground-control station is --22 you're in a couple seats and are actually out of the 23 semi-truck-style seat, and you're facing a 24 three-screen computer system with the -- basically, 25 they're in -- they're in computer racks.

Page 40 Pretty close. The pilot -- the pilot's cameras are basically fixed cameras off the nose of the airplane, so they're looking straight ahead, but 3 he does have the ability to select the camera that's being operated by the sensor operator, so the sensor operator is able to move that camera up, down, left, right, as necessary to maintain the picture.

- Q. Sure. When you're looking at -- so for -- just to orient the understanding of what this device can do, the aerial device as a whole can do, let's just use an example of if you're flying over across the -- monitoring the Canadian border, for example, you've got different topography and different terrains. At those altitudes, what can you see happening on the ground? Can you see individuals, people?
- If they come within the view of the camera, yes. So we kind of tonque-in-cheek the viewing from the UAS as looking through the ground through a paper-towel tube. So if you think about standing in your kitchen with an empty paper-towel tube and you put it to your eye and you look at the floor and you're trying to find a penny through that tube, you have to do a lot of searching to actually find that penny. Whereas if somebody gives you an

Page 39

So you have a mapping -- a mapping 2 screen that shows you where the UAS is located physically over the ground; you have a screen right in 3 4 front of you that is either the nose camera for the 5 pilot of looking out the nose of the airplane, either 6 daytime or EO/IR camera; and then you have a 7 heads-down display that is providing you all your engine and monitoring information of the airframe 8 9 itself with a yoke and throttle quadrant, not unlike an aircraft simulator. 10

Both the sensor operator and the pilot 12 have the same rack system, and they can select different camera views that they can view through. So the pilot can actually view the -- the EO/IR ball that the sensor operator is viewing. And off of the side 15 of the monitor, you also have an additional read --16 17 basically a second monitor that shows the same information that both stations are looking at, if that 19 makes sense.

٥. Okay. Okay. So these three cameras are the -- are the means, the sensory means, of looking from those altitudes on the ground and seeing activities? That's how you do it with those three -those three devices, that you can choose to use one or the others, right?

Page 41 actual location to move that tube, then we can move that -- that camera to that location.

So scanning, yes, we can see people, we can see animals, vehicles, that kind of thing. We can't hear conversations. We can't listen to phones.

- Yeah. So no audio? ٥.
- Α. No audio.
- Yeah. Okay. And so when you were --Let's steer away from the border example, but when you are flying over the Dakota

10 Access Pipeline protest camps -- let's use the main 12 camp, the Oceti Sakowin. Does that name sound familiar to you?

- Α. I remember the name, correct.
- Yeah. Do you understand that name to be the main camp?
  - Α.
- And do you understand that that was 18 located on Corps of Engineers property? 19
  - Α. Yes.
  - Okay. And that would be the camp north of the Cannonball River?
    - Α. If my geography is correct, yes.
  - Okay. And so when you were the sensory operator of that aerial device -- large aerial device

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Page 42

with those sophisticated monitoring tools on board,

when you were telling me the idea of looking down on 2

the ground through a paper-towel tube, how did you 3

know how to move that to look at specific things

happening on the ground?

5

6 Well, I only did a couple flights in 7 January 2017 as a sensor operator. But as a trained sensor operator and the command duty officer, knowing how the system works, the -- once the air -- the 9

10 platform was overhead, we let the command center know,

one -- when I say "command center," the Morton County 11

Sheriff's Emergency Operations Center there -- that, 12

one, we were airborne and headed their way; the 13

estimated time of arrival we would be overhead. And 14

15 we would ask for taskings from the emergency

operations center, where they would like to begin 16

17 their viewing.

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We would take that tasking and use the 18 coordinates, latitude and longitude coordinates, to 19 20 find the encampments, starting out wide angle to get 21 overhead to make sure you had the picture that they 22 were requesting, and then the sensor operator would 23 begin to clean up the picture, or zoom in to the

24 location, to give them a better view of the camp and

25 the locations that they wanted to look at.

Page 43

- Q. Sure. So let me ask you a clarifying question. You -- I believe you said that the MQ-9 began to be in service relative to the Dakota Access Pipeline protests on August 2017 [sic] of 2016; is that correct?
- 6 A. I believe it was 22nd of August of 2016, 7 yes, was when we started flying.
- 8 Got it. And then I just heard you say a 9 moment ago that you only did a couple of flights of 10 that vehicle over the DAPL protests in 2017, correct?
  - That is correct.
  - Okay. So that means, then -- or does that mean that a different colleague of yours was the first to be the sensory operator in -- in August -starting August 22, 2016, and you came later?
  - Α. Yes.
  - Okay. So who was the individual that you know of to be the pilot and/or sensory operator, August 22 on?
    - I don't have that information. Α.
- 21 Did you -- did you talk about that with 22 the gentlemen that you mentioned were part of your 23 preparation?
- 24
  - How do you know what they saw and/or

did? 1

So part of my position was a command 2 3 duty officer, so I was in charge of maintaining the flights of the day, which may have been the 22nd of August or the 23rd of August, depending on what duty 6 officer was on that day.

So I also monitored the Bigpipe feed. That feed is also displayed in our operations center during the flight; and as a sensor operator, knowing how the system operates and how they would use that platform.

- Oh, okay. So is it -- is what you're telling me that you weren't the actual sensory operator on duty utilizing the MQ-9 over the DAPL protests until 2017, some time frame, but that when those began in August -- on August 22 of 2016, you were back at the Grand Forks facility, and you were monitoring what those individuals were doing at that time in August and thereafter?
  - Α. That is correct.
- Okay. Got it. And -- and you did that in your capacity as command duty officer, right?
- Α. Correct.
  - And what --0.
    - We had multiple -- multiple -- I'm

Page 45

Page 44

sorry. It stuttered out. Go ahead.

Pardon me. This delay is making it -we're tripping on each other because of the delay. I apologize for that, but it's a technical circumstance.

In your capacity as the command duty officer, were you a manager of sorts of the pilot and the sensory operators?

- Yes. That function also fell in -- as a supervisory air interdiction agent. And we can have other supervisory air interdiction agents or command duty officers assigned for the day or assigned for parts of the day to be in charge of the overall operations of the office and flights being conducted.
- Can you -- I would like to understand the -- when you were the command duty officer and other people were piloting and/or the sensory operator of the MQ-9 drone, were you the person consistently in that position of -- or was there a rotation of that as well, given the duration that the vehicle is in place, operating?
- So, yes, the -- the duties would rotate between other command duty officers, or supervisory interdiction agents, and be in charge of the -- the flight during the day and the -- or night, depending on how long the flight went.

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November 29, 2022

Page 46 Page 48 1 How many other people served in that 1 Okay. How about to the State Emergency capacity of being the manager of the pilot and the Operations Center? 2 2 3 sensory operator while -- while it was in service? 3 Α. That might have -- they might have had a 4 I believe at that time we had four to feed, but I'm not sure if the State operations -- an five other supervisors and command duty officer 5 emergency operations center that was different from positions filled. 6 6 the Morton County EOC. 7 7 Okay. And were those people all in Okay. Do you -- do you know a location 8 Grand Forks as well? 8 by the name of Fraine Barricks? That is correct. 9 Α. I do not. 9 10 Okay. And so would you help me 10 Okay. And so the -- the operations understand how long, starting on August 22 of 2016, 11 center, the Customs and Border Protection Operations 11 12 how long did that -- did that vehicle deploy 12 Center in Grand Forks is what you're referring to 13 in service relative to the Dakota Access Pipeline 13 there in terms of the other -- other location? protests? 14 14 Α. That is correct. A. I believe we had flights that started 15 15 Okay. And then was there a -- an 16 22 August 2016, and we continued to try and -- or 16 additional federal facility or location that also was 17 provide aviation support with the UAS up until given a feed? 18 23 December 2016; and then we began again in 4 January The feed would also have been provided A. 2017 up until approximately 20 February, if my memory or able to be accessed by Air and Marine Operations 20 serves me right, of 2022 [sic]. headquarters personnel that had the authority to 21 Some of those days we did fly; some days 21 access that -- that live feed as well. 22 22 we didn't. It just depended on weather. The aircraft And where is that facility located? 23 can't fly in icing conditions or in the clouds. We 23 Α. That would be in Washington, D.C., the 24 can't see through clouds. So if there was cloud 24 Ronald Reagan Building. cover, we wouldn't -- we wouldn't have been able to 25 25 And as part of the Department of Page 47 Page 49 provide any overhead support or downlink imagery for Homeland Security? 49:4-14; them, for the emergency operations center. Part of Customs and Border Protection 51:4-6 3 Q. Yeah. Okay. And so who had access --Air and Marine Operations. Offer if 4 who was provided access to the Bigpipe system with Okay. And so did -- did anyone else in other 5 respect to the feeds coming from the MQ-9 that was the federal government have the ability to view that testimony deployed by the Customs and Border Protection feed, apart from those locations -- those -- that 6 re: CBP 7 Grand Forks unit to monitor the DAPL protests? location in the Ronald Reagan Building in Washington, feed 8 The feed was provided with the -- any 8 D.C.? comes 9 command duty officer would have access to that. Our 9 At that location, to my knowledge, no. into operations center would maintain a -- a feed to 10 Could any others -evidence monitor the aircraft and to assist with the chat The only other that would have been able 12 function to relay to the sensor operator; if the to view the feed would have been at the Morton County 13 camera was requested to be moved to another location EOC, those officers or agencies present at that 14 or to help the pilot move the airframe to another 14 location. 15 location; and a feed was provided to the Morton County 15 How about the individuals at the 16 headquarters in Washington, D.C., at the Ronald Reagan Sheriff's Office Emergency Operations Center. 16 17 Okay. So let's break it down by --17 Building, the federal building, Customs and Border 18 within North Dakota, you -- you allowed access to the 18 Protection, could they provide and forward the feed to 19 feed to the Morton County Emergency Operations Center, 19 anyone else? 20 correct? 20 Α. 21 21 Correct. Okay. Was the feed provided to any Α. other federal agency during the time period of 2016 to 22 Q. Anyone else in North Dakota? Any other 22 23 location or persons? 23 2017?

47:17-21; 49:21-50:7; 51:7-52:4 401-402

24

25

stated, no.

46:10-47:16

Offer if other

testimony re:

deployment

comes into

evidence

**CBP** resource

To my knowledge, directly, no.

Did any other federal agencies or

24

25

To my knowledge, other than what I've

Page 50 Page 52 officials request access to that footage? 1 A. To my knowledge, the FBI, the To my knowledge, no. U.S. Attorney's Office, the U.S. Marshals. 2 A. Do you know why the Customs and Border 3 And the Corps of Engineers, correct? 4 Protection did not share it with the Corps of 4 And the Corps of Engineers, yes, sir. 5 Engineers? Did you ever go to the emergency A. I would have to say that the Corps of operations center yourself? 6 7 Engineers did not request access. I did, yes. Did they know that they could; that it 8 Okay. When did you go there? 0. 9 I went in late February, approximately 9 was there? 10 MS. BOBET: Objection, calls for the 20th of February. speculation. We're also pretty far outside the scope 11 Q. Okay. And -- and the other gentleman 11 of any of the topics. If Mr. Walker knows in his 12 was there routinely prior to that? 13 personal capacity, he can answer. 13 A. Mr. Bacon would -- correct. He would 14 MR. SEBY: These questions all pertain also go there and visit, be part of it, also do remote -- once the -- as downlink in the information 15 to topics 9, 13, 14, and others, Ms. Bobet. So I'm asking about them as an introduction to the topics to was established and the -- they were able to operate 16 17 save us some time. So I can repeat this for each 17 the Bigpipe system, then he was able to come back. topic, if you would like, and then we'll be here for We also did have one other agent from 18 seven hours. NASOC Grand Forks attend the DAPL -- or the EOC in 19 20 MS. BOBET: I mean, this is my first early February. I relieved him in the 20 -- on the 21 objection to your line of questions. I understand a 21 20 February. reasonable introduction is necessary. But if we're 22 22 Q. Okay. So Mr. Bacon was the primary 23 getting into talking about especially "What did other Customs and Border Protection individual first physically there on August 22 of 2016, and then once 24 agencies know," that calls for speculation. He can 25 answer in his personal capacity if he knows. it was set up and functioning, he then monitored the Page 53 Page 51 (BY MR. SEBY) Mr. Walker, let me 1 EOC on a daily basis but did so remotely from Grand Forks? rephrase that so I'm not asking you to speculate, 3 which I wasn't. 3 A. I believe so, yes. 4 Do you know whether the Corps ever asked 4 Okay. How did that interaction work? for the feed? 5 Was there pretty consistent service of -- of the 6 A. I do not. information coming from the vehicle? 7 Q. Did any other federal agency ever ask 7 A. When we were able to fly and see the Customs and Border Protection for the feed? 8 8 ground, yes. 9 A. To my knowledge, no. 9 Q. How much -- how -- how frequent were 10 Do you know whether or not any other weather-related interruptions of service? 11 federal agency was aware of the feed, of the 11 A. I don't have that information. 12 availability of the feed? 12 MR. SEBY: Okay. We've been going for 13 A. I would have to say just those that were more than an hour. Let's -- Mr. Walker, can we agree 14 directly involved at the EO- -- the emergency to take a break for 10, 15 minutes? 14 15 operations center would know of the feed. 15 THE DEPONENT: I would love one. 16 MR. SEBY: Sure, sure. Don't ever Q. Okay. And so there were -- is it your 16 17 understanding that there were other federal officials 17 hesitate to remind me. I just got -- got asking 18 present in the Morton County Emergency Operations 18 questions and I lost track of the time. 19 Center who were aware of the footage provided through 19 So let's come back in 15 minutes, if 20 the Bigpipe feed to the Morton County facility, and 20 that's okay. they were aware that the Customs and Border Protection 21 THE VIDEOGRAPHER: Going off the record. Grand Forks unit was providing that information? 22 The time is 5:14 p.m. UTC, 10:14 a.m. Mountain. 23 That is correct. 23 (Recess taken 10:14 a.m. to 10:27 a.m. Q. Do you know which other agencies, 24 Mountain Standard Time.) federal agencies and officials, that might be? 25 25 THE VIDEOGRAPHER: Back on the record.

51:7-15

401-402; 602;

outside scope

of 30(b)(6)

notice

Page 54 Page 56 The time is 5:27 p.m. UTC, 10:27 a.m. Mountain. A. So I had a deputy director of air 2 (BY MR. SEBY) Mr. Walker, we're back operations in between myself and the director. 3 And who was that individual? after a short break. And you were telling me about 0. 4 the -- the other federal officials present at the Α. The deputy director of air operations 4 5 Morton County Emergency Operations Center also in was David Fulcher, F-u-l-c-h-e-r. 6 August of 2016 when the Customs and Border Protection 6 Q. Fulcher. 7 joined those meetings on August 22. Yes, sir. 8 Do you know when the Bigpipe feed was 8 Okay. And you mentioned that the -- the 9 established in the Morton County EOC? 9 Bigpipe feed for the Dakota Access protests that were 10 A. I would have to say that it was the 22nd monitored by the MQ-9, the Customs and Border of August 2016 when we provided the first overflight Protection unit air ops, provided that information to 11 12 with the UAS. the agency's office in Washington, D.C., headquarters 13 Q. Okay. All right. And remind me again, building. Is that -- that Ronald Reagan office that you mentioned is the headquarters of the Customs and 14 if you would, you were requested -- Customs and Border Protection was requested to be there? Border Protection? 15 That is correct. 16 16 Α. Α. 17 And who -- who made that request, do you 17 Okay. Is that also the location of the 18 know? Department of Homeland Security headquarters office? 19 I do not know. 19 I do not believe so. Α. 20 Was it the State of North Dakota or 20 Where is that located? 21 Morton County? 21 It's, my understanding, in Washington, D.C. I've never -- but the physical address, I'm 22 A. I don't -- I don't remember who the 22 23 initial request came from. 23 unaware of it. 24 Okay. Do you know who the request 24 Q. Okay. During your tenure as the command was -- was made to in the Customs and Border 25 duty officer, did you report to anyone in the agency Page 55 Page 57 Protection? with respect to the operations of the MQ-9 and what it 2 That would have been direct to the was seeing? National Air Security Operations Center Grand Forks, 3 Α. I'm not sure I understand your question. 4 so NASOC Grand Forks. 4 What was the --5 5 Q. Do you know who the individual that In addition to managing the pilots and 6 received the request was? 6 the sensory operator doing the -- the actual 7 A. I don't have the specific name, no. 7 monitoring work with the drone, the aerial drone, the 8 8 MQ-9, what sort of briefings or other discussions and Okay. 9 A. As -- as a command duty officer, the 9 meetings did you have with respect to what that device request like that would have come through and been 10 was observing in North Dakota? Did you do -- did you 11 given to the -- the director of air operations, the -participate in -- in meetings or discussions apart the officer in charge, the agent in charge of NASOC from the physical operation? Grand Forks at that time, which was Max Ratterman, who 13 There may have been discussions with the has since retired from CBP and Air and Marine deputy director and the director, along with our 14 14 Operations. National Air Security Operations Center headquarters 15 15 16 How do you spell Mr. Ratterman's last in Washington, D.C., of what we were providing in --17 in regards to the Bigpipe, and coordinating the access name? 17 for those that needed the access to the Bigpipe. And 18 R-a-t-t-e-r-m-a-n. 19 Okay. He was the director of the whole other than that, just our daily shift briefings in the ٥. 19 Grand Forks Air Unit? morning and crew briefings as they went to do their 20 2.0 duty. 21 That is correct. 21 Α. 22 Q. So he was your boss, so to speak, right? 22 You said there may have been discussions 23 with the director and the deputy director. Is that

Was he your immediate boss, or was there

25

a level between?

you don't recall any specific ones, or do you?

I don't -- I don't have specific dates

Page 58 Page 60 of when those meetings happened, but we would have 1 A. I do remember one back in early morning shift briefs, and during those shift briefs is February 2017 as to what our involvement or how -- how when the staff and pilots, everybody would discuss the 3 involved we were in the emergency operations center on mission for the day and as the ongoing missions were a day-to-day basis, as they were getting inquiries to 4 5 conducted. what our involvement was in the protest. 6 Q. And was the director and deputy director Q. And how did you respond to that inquiry 7 involved in those? at that time? A. We were -- we responded -- from what I 8 Α. remember, we responded of what we were doing on a 9 And those were pretty frequently on a 10 daily basis? daily basis, and at that point, they directed that an Α. Air and Marine agent from Grand Forks be physically 11 Yes, sir. 12 Okay. Did those individuals -- are you present in the operations center in Morton County. 13 13 Okay. So they -- they directed the aware of whether those individuals communicated the information from those daily briefings to others in dispatch of a -- of an official -- of a Customs and 14 14 Border Protection individual back, like it started, in 15 the chain of command of the Customs and Border 15 16 Protection? 16 2016, August 22? 17 A. I don't have a direct knowledge of that. 17 My understanding -- well, my 18 Did anyone from the headquarters of the 18 understanding is that 2016, our agent, Chris Bacon, Customs and Border Patrol ever participate in your was providing that service to them. 19 19 20 daily briefings? 20 Yeah. 21 A. From headquarters, no. 21 Α. However, physical but remotely. But 22 Okay. Do you know whether or not the 22 when -- in 2017, they directed that we send an --23 director or the deputy director participated in basically an aviation liaison to the location to 24 discussions with the headquarters of the Customs and provide -- to make sure the Morton County Emergency 25 Border Protection concerning the -- the Bigpipe, the Operations Center was getting the necessary products Page 59 Page 61 information that was obtained and shown on the Bigpipe that they were requesting or wanting, and that the 2 system? higher headquarters could then say that they've -we've got representation at the location. 3 A. I don't know that I understand your 3 4 question exactly on that one. 4 Got it. Okay. Did -- did the -- apart 5 from the -- providing the feeds directly to other Q. Did the director and the deputy director -- and/or the deputy director ever -- were federal agencies, did -- were you aware that Customs 6 7 you aware that either of those individuals was 7 and Border Protection was ever providing any briefings to those other agencies? communicating the observations from the -- the MQ-9 in 8 8 9 North Dakota to the headquarters office? Α. 10 As a supervisor or even in the deputy 10 Were you ever requested to do so? 11 director role, director role, I would imagine they did 11 I do not believe so. daily discuss missions with the higher headquarters, 12 Did you ever attempt to contact other 12 Air and Marine Operations headquarters on how the agencies and say, "We've got some information we would mission was going and what was being provided. 14 like to share"? 14 15 On a daily basis? 15 Α. No, not that I know of. I can't -- I don't have that information 16 Okay. So you never shared -- Customs 16 17 if they did it daily or every other day or what their 17 and Border Protection never shared its information frequency of meetings were. 18 with the Army Corps, correct? 18 19 Would you -- would you characterize it 19 To the best of my knowledge, directly, Q. 20 as frequently? 20 no. 21 I would safely say frequently, yes. 21 With the Department of Justice? ٥. 22 Q. Okay. Do you recall ever hearing or 22 Α. Directly, no. Our information would

<u>59:22-60:5</u> 401-402; 611 vague

25

Protection?

video feed was coming.

receiving -- directly receiving a request for

information from headquarters, Customs and Border

have been shared -- our information would have been

shared at the emergency operations center where that

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Page 62
                                                                                                                Page 64
 1
                 Sure. And so whoever was there would
                                                                  be shredded.
    have -- would have -- it would have been shared with?
                                                                             When did that practice begin?
2
                                                              2
                                                                               MS. BOBET: I'm going to object here.
3
            Α.
                 Yes.
                                                              3
 4
                 Okay. Apart from that, though, you
                                                                  This witness wasn't designated on document-retention
            ٥.
5
    didn't share with it with the Corps apart from that,
                                                                  issues or anything of the like. So I think it's
    or the FBI apart from that, or the Department of
                                                                  outside the scope of -- of what he's been designated
 6
7
    Justice apart from that, correct?
                                                                  for. If he knows in his personal capacity, he can
            A. That -- that is -- yes.
                                                                  answer.
                                                                               (BY MR. SEBY) We'll wait until we get
                                                              9
9
                 Or with anyone else within the
10
    administration, the federal administration?
                                                             10
                                                                  to a specific topic so Ms. Bobet's concern is
            A. The feed -- the only information shared
                                                                  resolved, because that comes up under a topic. So
11
12
    was the direct feed that those had access to --
                                                             12
                                                                  I'll just wait there.
13
            0.
                 Right.
                                                             13
                                                                               Let's go back to the notice of the
                 -- or -- and an end-of-shift report that
                                                                  deposition, and we're going to go through the
14
            Α.
                                                             14
15
    rolled up the day, how much time we had spent flying.
                                                             15
                                                                  individual topics now. I've been asking general
    That's sent out daily by -- an end-of-shift report.
                                                             16
                                                                  questions regarding those topics, 9, 13, 14, and
16
            Q. And who do those -- what is -- what is
17
                                                                  several others, and now we're going to talk about the
    the content of the end-of-shift report?
18
                                                                  first topic that you've been designated for. It's
            A. The total amount of hours flown for the
                                                                  topic 6 there at the bottom.
19
                                                             19
    day and any significant activity that might have
                                                             20
                                                                               And I'll give you a moment, Mr. Walker,
20
    required to be passed.
                                                             21
                                                                  to refresh your review of that and so we can talk
                                                                  about it.
22
                 To be passed as information to someone
                                                             22
23
    else?
                                                             23
                                                                          Α.
                                                                               One second. My video screen is covering
24
                 To our headquarters personnel.
                                                             24
                                                                  it up here. I've got to figure out how to --
            A.
                                                                               MS. BOBET: I think on the upper left
    Basically, our -- our -- the NASOC Grand Forks -- the
                                                             25
                                                   Page 63
                                                                                                                Page 65
    NASOC headquarters staff would get that report just so
                                                                  there's a -- what looks like a little minimize button.
                                                                  If you see thumbnails, you can click "hide thumbnail
    they knew what we flew for that day and if there was
    anything significant that they needed to be aware of:
                                                                  video." That might help.
3
                                                                               MR. DIAZ: Does it help if I lower it?
    why we landed early, any kind of emergency we may have
                                                              4
    had to deal with, that -- that kind of -- the flight
                                                              5
                                                                               THE DEPONENT: Yes, please. That's good
6
    information.
                                                              6
                                                                  right there. Okay.
7
            ٥.
                How about the nature of what was
                                                              7
                                                                          Q.
                                                                               (BY MR. SEBY) Okay. Do you -- are you
                                                                  aware of the -- prior to reading it just now, is it
    observed?
 8
                                                              8
9
            Α.
                 None of that information would have been
                                                              9
                                                                  accurate that you've reviewed this before?
10
    passed.
                                                             10
                                                                               Yes, sir.
11
            Q.
                 Would not have?
                                                             11
                                                                               And did you do any research on this
12
                 Correct.
                                                             12
                                                                  topic?
13
                  Okay. Does the Grand Forks unit
                                                             13
                                                                               Just what we've -- I discussed with
    maintain the daily shift reports from 2016 to 2017?
14
                                                             14
                                                                  counsel.
15
                 I do not believe we have those records
                                                             15
                                                                               Prior to discussing with your counsel,
    anymore. They would have been . .
                                                                  were you aware of any -- anything responsive to this
16
                                                             16
17
            Q.
                 Would have been what?
                                                             17
                                                                  topic?
                 They -- they have a -- a shelf life,
                                                             18
18
                                                                          A. I'm not aware of any statements made by
    after a certain amount of time, that those reports
19
                                                             19
                                                                  Department of Homeland Security or Customs and Border
20
    would be destroyed.
                                                                  Protection in regards to the permits.
                                                             2.0
21
            Q. And what is that shelf life?
                                                             21
                                                                               Okay. You said Mr. Bacon was the
22
                 I don't have that information.
                                                             22
                                                                  individual that first was dispatched to the Morton
23
                 When you say "destroyed," what do you
                                                                  County EOC on August 22 of 2016. And how long did
    mean by that?
                                                                  Mr. Bacon stay in his capacity as -- as the chief
25
                The flight sheets for that period would
                                                                  liaison with North Dakota?
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Page 66
                                                                                                                 Page 68
                                                                               MS. BOBET: Objection, misstates
 1
                 Mr. Bacon was active during the entire
    situation.
2
                                                                  testimony.
3
                 Okay. So 2016 to 2017?
                                                              3
             ٥.
                                                                           0.
                                                                                (BY MR. SEBY) I'm sorry, Mr. Walker,
                                                                  what were you saying?
 4
             Α.
                 Yes, sir.
 5
                 Okay. And you indicated that he's
                                                              5
                                                                           Α.
                                                                               I was interrupted there.
             0.
 6
    deceased, right?
                                                              6
                                                                               Right. Please answer, sir.
 7
                                                                                THE DEPONENT: Ms. Bobet, could you
             Α.
 8
                 When did he pass away?
                                                                  repeat what -- I don't -- I missed that.
             ٥.
                 He -- if memory serves me, it was 2018.
                                                                               MS. BOBET: Oh, I'm sorry. My -- I was
9
                                                              9
10
                  Okay. Was he retired from the agency,
                                                                  making an objection that the question misstates
    or was he still employed by the agency when he passed
                                                                  testimony, but you may answer.
11
                                                             11
12
    away?
                                                             12
                                                                           Q.
                                                                                (BY MR. SEBY) Yeah, she's not coaching
                                                                  you on your responses. I'm asking you for your
13
                 He was employed. It was a line-of-duty
                                                             13
            Α.
14
    death.
                                                             14
                                                                  response.
                                                                               Understood. I have a helicopter landing
15
             ٥.
                 How did he pass away?
                                                             15
                                                                           Α.
                 A vehicle accident.
                                                                  outside my window, so --
16
                                                             16
17
                 In North Dakota?
                                                             17
                                                                               Okay. No problem.
                                                                                                                       ND OBJ:
                                                                               MS. BOBET: Fair enough.
18
                 In Minnesota.
                                                              18
                                                                                                                       Introduces
                                                                                                                       new material
                 Ah. All right. So other than talking
                                                                           Q. (BY MR. SEBY) Repeat, sir.
19
                                                             19
20
    to your counsel, did you talk to the individuals in
                                                                               So to my knowledge, DHS and CBP, there
21
    the Customs and Border Protection unit, that you
                                                                  was no public statements made about the application
22
    indicated were active duty during the DAPL protest,
                                                                   for special-use permits.
23
    with respect to this topic?
                                                             23
                                                                           Q. To your knowledge. But how about as
                                                             24
24
            A.
                No, I did not.
                                                                  testifying on behalf of the Customs and Border
25
                Mr. Wright -- Mr. Wright or Mr. Malone
                                                                  Protection, what --
                                                   Page 67
                                                                                                                 Page 69
    or Mr. Stamper?
                                                                           A. Sure. As -- as -- on behalf of
 2
                 We had our discussions yesterday.
                                                                  Department of Homeland Security and Customs and Border
                 Did you ask them about this topic?
                                                                  Protection, I know of no public statements made --
3
                 No, I did not.
 4
                                                                               Okay.
 5
                 So the only people that you talked to to
                                                                           A.
                                                                                -- by the agency.
 6
    prepare for this topic was your counsel, Ms. Bobet,
                                                              6
                                                                               Okay. And if we can go to topic 9,
7
    and -- and the other attorneys?
                                                                  please. If you take a moment and refresh your
 8
                 That is correct.
                                                              8
                                                                  understanding of that topic.
             Α.
9
                 MS. BOBET: Objection, misstates
                                                              9
                                                                           A.
                                                                               Okay.
10
    testimony.
                                                              10
                                                                               And did you do any research on this
11
                  (BY MR. SEBY) Were any of those counsel
                                                             11
                                                                  topic?
12
    present during the DAPL protest, present in their
                                                              12
                                                                               Beings I was directly -- personally
13
    capacity as -- as employees of the Customs and Border
                                                                  directly involved in the day-to-day operations, I was
    Protection?
                                                                  familiar with the encampments as we were given --
14
                                                                  provided information from the State operations center
15
             A. I -- I do not know.
                                                              15
                 Did you review any documents in
                                                             16
                                                                  of the location of those encampments, and their
16
17
    connection with this topic?
                                                                  assessment of the -- the encampments, and also viewing
                                                             17
                                                                  the Bigpipe feed as it came down, as we were providing
18
             Α.
                 Just those documents that were provided
                                                             18
    in the binder.
19
                                                             19
                                                                  that resource to the State, and then also during my
20
                                                             20
                                                                  time as a pilot in command during the eviction process
             ٥.
                 Okay. So is it accurate, as the
21
    representative of the United States for the Department
                                                                  of the encampments in February of 2017.
                                                             21
22
    of Homeland Security and Customs and Border
                                                              22
                                                                              You mentioned that one of the screens is
    Protection, that you have no knowledge about this
                                                                  a -- an image of where the vehicle is -- the aerial
24
    topic?
                                                                  vehicle is at any given time on a -- on a map; is that
25
            A. I have no --
                                                                  correct?
```

Page 70 Page 72 1 That is correct. assuming after the DAPL, you have -- the Corps has 2 been one of your customers of interest, right? And so that map wasn't provided to you 2 by the Morton County Emergency Operations Center, was You would get -- that would be correct, 3 3 A. 4 it? the Corps or FEMA. A. So the -- the map that is provided in 5 5 Okay. And do they ask you for that the UAS system, in the cockpit, as you -- if we will, information to be a -- do they ask to be a customer of 6 7 is a downloaded aviation or a typical geolocation map 7 interest? that provides us a location where the airframe is I say "customer of interest," but a -overhead or where it is flying physically in the 9 I'm trying to put it in a way that we can provide that 10 United States or wherever the aircraft is located. 10 service to other agencies or customers, if you will. Yeah, sure. I understand. 11 The maps that were provided by the State 11 12 was their assessments, so those were separate 12 But did -- do you recall instances prior entities. They -- they weren't the same maps. 13 to 2016 where the United States Army Corps of 13 There's a standoff -- there's a standoff Engineers asked the Customs and Border Protection 14 15 of the UAS as we can't fly directly over the location aerial drone unit to provide information, aerial and look, so the airframe has to physically be information? 16 somewhere between 5 to 10 miles offset from the area A. That would -- if my memory serves me 17 it is looking at for the better -- for the better correctly, that would have been in 2014 and 2015 when there was flooding. 19 picture. 20 So you look at it at an angle; is that 20 Q. And that was what? The Corps asked you 21 the --21 for information, or you offered it? 22 22 A. Yeah. A. I believe the Corps provided a request 23 ο. Okav. for that information through -- and in -- in association with FEMA. 24 Yeah, correct. So the location of the A. Q. And did the Customs and Border Patrol 25 encampments were provided to us by the State in their Page 71 Page 73 daily briefings. Once -- once we get that -- that agree to do that? A. Yes. information, the sensor operator is able to build a -a list within their map system that gives them the Q. And -- and the -- the information 3 provided was from the MH-9 [sic]? 4 ability to cross-queue the camera to those items of 5 That would have been information -- the interest. 6 So once we've flown an area, identified Bigpipe downlink from the MQ-9, yes. 7 areas of interest that the State or the customer is MQ-9, pardon me. 8 wanting to be looked at, we can -- we can mark those 8 So just prior -- the year -- year or two 9 as targets of interest, and then line that up with the just prior to the protests, you were providing -- the Corps of Engineers was a customer of interest to -- to 10 information provided by the customer. So as the 11 customer is seeing that video and they want to look the Border Protection aerial drone unit? 12 somewhere else, alls they have to do is ask to go to a That is correct. different location, and then it gives the sensor 13 Okay. How about after the DAPL protest, 14 operator the ability to cross-queue the camera to that did you ever have occasion to be helpful to the Corps 14 physical location. of Engineers in North Dakota? 15 16 Okay. When you say "customer of 16 A. Yes, we have. 17 interest," what does that mean? 17 And what were those events? 18 A. Well, Air and Marine Operation provides 18 One specifically that I was directly a law enforcement platform for any entity, law involved in was to fly members from the Corps of 19 20 enforcement entity, or even the Corps of Engin- --Engineers on the Fargo diversion project. So I took 21 Army Engineers to provide them aerial imagery. We've an AS350 helicopter from Grand Forks to -- up to provided the Corps of Engineers imagery of flooding 22 Fargo, picked up three members of the Corps of along the Red River from Fargo up to the northern Engineers leadership, and provided them an overflight border and Bismarck and the Mississippi River. of the Fargo diversion project that was being 25 So in the -- prior to the DAPL, and I'm constructed, dropped them off, and then returned the

74:7-9

602; outside

(6) notice

scope of 30(b)

November 29, 2022

Page 74 Page 76 1 helicopter home. 1 Α. Correct Q. So what was different about the Dakota What did the Customs and Border 2 Access Pipeline that the Corps wasn't a customer of Protection learn about the protest camps associated 3 3 4 interest? with the Dakota Access Pipeline? 5 A. Well, I would have to say that they MS. BOBET: Objection, vaque. didn't ask for the -- the service. Customs and Border Protection, as 6 6 7 They sure knew that it existed, though, operators of the -- local operators of the MQ-9, we 8 right? would have had firsthand knowledge of what we viewed 9 To the best of my knowledge, yes. through the camera system or the video feed from 9 10 MS. BOBET: Objection, calls for Bigpipe. The briefings were provided by the State in 11 speculation, outside the scope. their daily intelligence briefings that they provided to the partners. 12 ٥. (BY MR. SEBY) Okay. So you've had a 12 13 chance to read topic 9, then, right? 13 Q. (BY MR. SEBY) So let's break that down into two. What -- what did you -- what did the 14 Α. Yes. 14 Okay. And did you do any research about 15 ٥. Customs and Border Protection learn or know based upon 16 this topic prior to the deposition today? the firsthand knowledge of what was viewed by the 17 A. Just the going through the binder, and Customs and Border Protection aerial drone as -- as counsel, and going through my memory banks of information was shown to the pilot and the sensory 18 participating in these operations. operator, and then shared through the Bigpipe system? 19 20 20 How about talking with Customs and A. So as that's a live feed, the Customs 21 Border Protection personnel? 21 and Border Protection NASOC Grand Forks would have We did have -- I did have a conversation 22 22 learned locations of all of the encampments via the 23 yesterday with U.S. Border Patrol agents that were information provided by the State. We would have been able to -- we would have witnessed or viewed on the 24 part of the response in October. 25 Q. Okay. Were any of those individuals camera the activities being conducted at that Page 75 Page 77 the -- the director or the deputy director at the 1 location. And the overall real role of that were for 2 time? the -- you know, we would provide that video downlink 3 to the State or the operations center for situational A. No. 4 Are those people still at the agency? awareness so they can determine the responses or what 0. 5 The deputy director still -- has been they need to do to react accordingly. promoted to the director of air operations for NASOC 6 6 Okay. The State and the other federal 7 Grand Forks, and the director, Max Ratterman, who we 7 officials that were present in that same room, right? 8 talked about earlier, has retired. That is correct. 8 Α. 9 Q. But you didn't talk to the deputy -- to 9 And, again, we've talked about -- you've told me that that was the -- included people from the 10 the director -- the former deputy director at the time 10 11 of the protest, and now the director, you didn't speak U.S. Attorney's Office, Department of Homeland 12 with that person, or did you? 12 Security, the FBI, the Corps, the Marshals Service, 13 The only discussions I've had with 13 for example, correct? Director Fulcher is the fact that I was being -- that Α. 14 14 Yes, sir. 15 15 I was part of this deposition and going through this Okay. And so you talked about the process, to make him aware of the -- the proceedings. 16 witnessed activity conducted in the camps, right? 16 17 Did you consult with him on any of the 17 Α. Yes. 18 0. What did you witness? Or more 18 topics? 19 appropriately, what did the Customs and Border A. No. 20 Why not? Protection aerial drone unit witness? ٥. 21 Director Fulcher and I were both 21 A. So they would have witnessed the 22 directly involved in all of this, so I believe -actual -- you know, the activities of those protesters personally, I did not need to -- deem it necessary to at either the encampments or the drill sites or the

24

25

have a discussion with him.

Q. You did not?

traffic control points, wherever the emergency

operations center deemed the video or the camera be

Page 78 Page 80 positioned, to review those. 1 representatives? I remember personally seeing individuals 2 Α. Whoever was operating the Bigpipe feed climbing on top of equipment within some of the drill 3 3 at the operations center would have been who we would 4 sites where they had overrun and displaced the have got the information from. I don't have any way 5 workers. to identify who that or what agency that individual 6 O. And what else? 6 was part of. 7 We would have saw the -- they would have 7 So how did it look when the chat seen the -- what the encampments looked like, the 8 function was -- people typed in something that was buildings or tents or vehicles that were positioned on posted on the chat board? You could tell where it 9 9 lands that were being used; they would have saw, you 10 came from? So the chat function identifies on one 11 know, the traffic control points; they would have saw 11 A. 12 the -- you know, basically, whatever the -- the State 12 side of who is logged in to the system and their 13 or -- wanted that to look at, what they were viewing purpose or position within the agency or agent feed 13 at the time, would have been -- would have been being supported; and then on the chat function would 14 15 viewed. 15 be the active communication back and forth by whoever 16 So with respect to observations that was typing the question -- or whoever's account was ٥. 16 17 Customs and Border Patrol made of the camps that were 17 being used to ask those questions. 18 So you could tell if a question 18 located on Corps of Engineers land, you saw the presence of buildings? originated from Morton County EOC, for example? 19 19 20 On the Corps of Engineer land, State 20 If it came from -- correct. 21 land, and tribal land, correct, we -- we saw 21 Okay. How often did you follow the chat 22 buildings, housing-type, you know, tents or travel 22 during the DAPL protests as the -- I apologize. I 23 trailers, vehicles. 23 keep not recollecting the name of your position at 24 Q. A lot of -- how many? A couple or -- or 24 that time. 25 25 a lot? Command duty officer. Page 79 Page 81 1 A. Depending on the camp, it was a Command duty officer, yes. Pardon me. You saw the chat entries from time to considerable amount of equipment and personnel and housing-type structures, tents, trailers, that kind of time, or pretty frequently? 3 4 From time to -- yes, frequently and time A. 5 Okay. Did you ever use that aerial to time -imagery to count anything, vehicles, buildings, 6 6 ٥. Okav. 7 people, horses? A. -- depending on how my -- how much of my attention was provided to the Bigpipe between other 8 A. I -- we would have given the State the 8 9 ability to review that and determine the information duties I might be conducting at my desk. 10 Right. Right. And did you see Morton 10 that they wanted. That may have been -- that may have 11 been transmitted across the chat function by the County EOC pose questions on the chat function? 12 operat- -- you know, if somebody at the operations 12 I do remember that, yes. 13 center was wanting a better clarification to the Okay. And what was the practice, then? 14 14 sensor operator of what they were viewing or what they Someone from the Customs and Border Protection would thought they were viewing, and that might -- that respond with -- with information relative to that 15 would have been relayed back through the chat. But a 16 16 Morton County EOC chat? 17 specific -- specific information, I don't have that 17 A. A lot of it would be from the EOC. They 18 information. would ask, you know, "Could we move the -- move the 19 Q. So this -- this chat function, would the camera to a new location," a different encampment or a 20 Customs and Border Protection agents field questions position, latitude, longitude, where they may have --21 from people -- from people who were on the receiving 21 need to review something going on on the ground. 22 end of the imagery? 22 Uh-huh.

And did you receive questions on the

ND OBJ: As to 79:8-16

(ending "the

Non-Responsive

23

24

25

Α.

Yes.

chat function from State of North Dakota

chat."),

A.

"Stand by."

23

A response from us would be a "Roger" or

Or they would ask how long before they

```
Page 82
                                                                                                                Page 84
    could get that picture. We would give an estimated
                                                                  telecommunication equipment, no.
    time before we were able to give them that picture.
                                                                          Q. Okay. How about roadways constructed
                                                              2
                 Would they ever ask questions about what
                                                                  within the camps?
3
                                                              3
4
    was being observed?
                                                                               Yes, we can see those.
                                                                          Α.
                                                                               And you did see them?
5
                I would have to say yes. There were a
                                                              5
    couple times, it was like, "What was -- what was
                                                                               Yes.
6
                                                             6
                                                                          Α.
7
    that?" Or "Do we know what kind of vehicle that might
                                                                               Okay. Okay. Let's talk about topic 13.
    be?" that kind of questioning.
                                                                               MR. SEBY: If we could put that up,
                 Uh-huh.
9
                                                              9
                                                                  Jose.
10
            A. Or "How many do you" -- you know, "How
                                                             10
                                                                               (BY MR. SEBY) This one reads, "Actions
    many individuals do you see?" Just to -- I don't want
                                                                  taken by the United States . . . during the DAPL
11
                                                             11
12
    to say clarify, but to reassure or quantify what the
                                                             12
                                                                  Protests regarding Corps-managed lands used or
13
    operators were looking -- the individuals were looking
                                                                  affected by the . . . Protests to: protect the health
                                                             13
    at at the EOC.
14
                                                             14
                                                                  and safety of persons on Corps-managed lands; or to
                                                                  protect Corps-managed lands from environmental harm or
15
                 Sure. Sure. And was the Customs and
16
    Border Protection willing to respond to those requests
                                                                  degradation; prevent unlawful or unsafe activities on
                                                             16
    for information and clarification?
17
                                                                  Corps-managed lands; clear Corps-managed lands in the
18
                                                                  first quarter of 2017; and prevent the use of
                 How about entities other than the Morton
                                                                  Corps-managed lands as a camp, base, or staging area
19
                                                             19
20
    County EOC, did you oversee any other authorized
                                                             20
                                                                  from which potentially dangerous or unlawful
21
    Bigpipe account also put anything in the chat?
                                                                  activities may have been conducted on or off Corps-
                                                             22
22
                I do not recall.
                                                                  managed lands."
23
                 Okay. Did you see fires in the camps,
                                                             23
                                                                               Did you -- what did you do to research
    from the -- from the drone?
24
                                                             24
                                                                  and prepare for this topic?
                                                             25
25
            A. Yes, you can see fires.
                                                                          A. So it was, again, reviewed the binder
                                                   Page 83
                                                                                                                Page 85
1
                 Both at night and during the day?
                                                                  provided; my self-knowledge -- my own knowledge of
 2
                 Daytime, it might have been a little
                                                                  activities we conducted as CBP, DHS; and discussion
    more difficult unless there was smoke, but if the
3
                                                                  with my counsel.
    camera operator switched in between the daytime camera
4
                                                                               Okay. Based upon --
                                                              4
                                                                          Q.
    and the infrared camera, then they can see the heat
 5
                                                                          Α.
                                                                               And discussions --
    signature of that fire.
                                                              6
                                                                          Q.
                                                                               I'm sorry.
 6
7
                 Right. Right. Could you see pits in
                                                                               That's okay. And then discussions again
            Q.
                                                                  yesterday with U.S. Border Patrol agents that were
 8
    the ground?
9
            Α.
                  That specific detail, I don't -- I don't
                                                              9
                                                                  present in the October through November time period.
10
    know.
                                                             10
                                                                               And how long did you say you spent
11
            0.
                 Could you see horses?
                                                                  speaking with those gentlemen?
12
                                                             12
                                                                               Yesterday, it was close to an hour and a
            Α.
13
                 And when you say you saw tents, large
                                                             13
                                                                  half.
    and small, or were they all small?
                                                             14
14
                                                                               Okay. Did you talk about this specific
15
                 Multiple -- multiple sizes of tents.
                                                             15
                                                                  topic?
                 Okay. Do you ever recall seeing a
                                                                               We talked about their -- their actual
16
                                                             16
    mess -- mess -- one or more mess tents, food- --
                                                                  activities that they -- they were conducting during
17
                                                             17
    food-hall-type establishments?
                                                                  the DAPL.
18
                                                             18
19
                                                             19
                                                                              And did you do that on a topic-by-topic
                We wouldn't have been able to identify a
    mess tent, per se. It would have been just a tent to
                                                                  basis, or just a general conversation about, "Hey, do
2.0
                                                             20
21
                                                             21
                                                                  you remember when, " kind of thing?
    us.
22
            Q.
                  Okay. How about telecommunications
                                                             22
                                                                             That would have been a general
23
    equipment?
                                                                  conversation to make sure I understood what their --
24
                I think all we would have been able to
                                                                  their role and response was during the protest.
25
    see would have been telephone poles, but
                                                             25
                                                                               So when it came time to prepare for your
```

```
Page 86
                                                                                                               Page 88
    deposition, you didn't actually talk about the topics
                                                                 of what they were reviewing on Corps and in -- BIA and
2
    with your Customs and Border Patrol colleagues at all?
                                                                 State lands.
3
                                                             3
            Α.
                 We did.
                                                                              They also provided officers or agents to
4
                 MS. BOBET: Objection, misstates
                                                                 the traffic control checkpoints, traffic control
                                                                 points to help monitor traffic that may be flowing
5
    testimony.
                 We did. We went over some of these --
                                                                 into and out of those locations that were deemed
 6
            Α.
 7
    we went over some of these topics along with them.
                                                             7
                                                                 important. And they also --
 8
                  (BY MR. SEBY) Why not all of them?
                                                             8
                                                                         Q. Can I interrupt you real quick? So you
                                                                 were -- is it -- is it fair to say -- and I appreciate
9
                 As this one was one that they were
                                                             9
10
    directly involved with, I wanted to make sure I
                                                            10
                                                                 your explanation. I just want to make sure I
                                                            11
                                                                 understand it.
    understood their participation since I had been
11
                                                            12
12
    designated to respond as the DHS and CBP
                                                                              The types of assistance, actions taken
                                                            13
13
    representative.
                                                                 with respect to the DAPL and during the DAPL protest
14
                                                            14
                                                                 regarding the protest camps on Corps lands or areas
            Q.
                 So -- so great. So for this topic, you
15
    specifically discussed it with them, right?
                                                            15
                                                                 affected by the protest camps on Corps land, Customs
16
                 That is correct.
                                                            16
                                                                 and Border Protection provided both what you did, that
            Α.
17
            Q.
                 Okay. Good.
                                                                 was aerial drone surveillance and information feedback
18
                 And based upon your personal knowledge
                                                                  to the State of North Dakota, but you also -- the
19
    and conversations with your Customs and Border
                                                                 agency also provided law enforcement personnel on the
20
    Protection colleagues, what actions were taken by the
                                                            20
                                                                 ground in certain select locations; is that accurate?
21
    Customs and Border Patrol Department of Homeland
                                                            21
                                                                              That is accurate, yes.
                                                            22
22
    Security during the DAPL protests, regarding
                                                                              Okay. And where were those physical
23
    Corps-managed lands or affected lands by the protests?
                                                            23
                                                                 on-the-ground locations, apart from the aerial
24
    What did -- what was -- what actions were taken to
                                                            24
                                                                 assistance that the agency provided?
                                                            25
                                                                         A. Those were -- would have been -- as I
25
    protect the health and safety of people on the Corps-
                                                                                                               Page 89
                                                  Page 87
1
    managed lands?
                                                                 explained, that would have been dependent on where the
2
            A. Well, for CBP and DHS, there was no
                                                                 command post or the emergency operations center would
3
    direct actions to protect the health and safety of
                                                                 require those additional officers' assistance to
    persons on Corps-managed lands or to protect the lands
                                                                 relieve the local law enforcement officers to do
4
5
    from the degradation. Our role was to -- the U.S.
                                                             5
                                                                 additional duties within that.
                                                             6
                                                                              So I don't -- I don't have -- other than
6
    Border Patrol responded to a call for assistance as
7
    the activities were getting to an escalated point that
                                                                 traffic control points, observation posts, we did have
8
    the local and law enforcement agency were having a
                                                             8
                                                                 a couple -- Mr. Wright, Adam Wright, was part of a
9
    hard time managing it.
                                                                 group, with local law enforcement, that responded to a
10
                 So the U.S. Border Patrol provided
                                                                 protester group that was trying to outflank or
11
    additional manpower that would be designated or
                                                                 maneuver law enforcement line that was managing the
12
    dispatched by the command post or the emergency
                                                                 protest, so they responded to where the protesters
13
    operations center to those -- to locations to allow
                                                                 were trying to maneuver to get around and get on the
14
    the local law enforcement officers and agents to
                                                            14
                                                                 back side of the law enforcement. They were able to
15
    respond to provide this protection.
                                                            15
                                                                 deescalate the situation and -- verbally deescalate
16
                                                            16
                 U.S. Border Patrol provided the
                                                                 the situation and have the protesters return to where
17
    ability -- you know, EOC security to allow those law
                                                            17
                                                                 they started from.
18
    enforcement officers that were pulling that duty to go
                                                            18
                                                                              Which was on Corps of Engineers land?
19
    do additional duties out on the protest sites.
                                                            19
                                                                         A. I don't know if that was -- I'm not
20
                 They were -- patrol also provided agents
                                                            20
                                                                 familiar if it was Corps of Engineer land, State land,
21
    to the observation posts that had been designated by
                                                            21
                                                                 or Tribal land.
22
    the North Dakota National Guard. So they backfilled
                                                            22
                                                                         Q. And so the -- this on-the-ground
    and assisted the North Dakota National Guard with
                                                                 resource assistance that Customs and Border Protection
    observation points and equipment, FLIR cameras and
                                                                 provided at traffic points and observation points and
    EO -- EO cameras to give a better on-the-ground view
                                                                 then the -- the certain instances that you mentioned,
```

Page 90 Page 92 when did that begin? When did that actually occur as protests? a start time? August also? During any time of the protests. 2 3 A. In the -- for the Border Patrol 3 Okay. And then the heli- -- the 4 response, it would have been the middle -- there was helicopter that you mentioned piloting, what was multiple -- or I'm not sure the exact number of what that -- what was that -- how -- how was that used to they call a Signal 100, where the State radio was clear the Corps-managed land in the first quarter of 6 7 putting out a bulletin that they needed additional law 2017? enforcement assistance. So Border Patrol agents were A. So one of -- one of our other pilots responding to those directly; however, they're a flew that -- since I was part of the command post, I 9 9 10 three-to-four-hour response time due to their location coordinated to have the helicopter flown down to 11 along the border, cities along the border to the -- to Bismarck. Our -- after our briefing discussion with 12 the Bismarck/Mandan area. the North Dakota Highway Patrol aviation unit and the 13 And then the Border Patrol provided that other aviation entities that were providing service additional resource during the October through there, came up with a plan. 14 15 November height of the protests in the -- in the area. 15 Ours was to -- we had the communication 16 Yeah. How many individuals from Customs 16 from radios that we could communicate to ground 17 and Border Patrol would have been involved in that agents. Our process was to overfly the area and on-the-ground physical dispatch showing up? observe as the law enforcement entered the camp, to 19 A. It was approximately -- there was give them a -- information if they were being 20 approximately ten -- ten officers or ten agents on a surrounded or if we had witnessed where people might weekly rotation to the location, to the -- to the EOC have moved into locations that weren't seen, so 22 to provide that assistance for approximately four vehicles or tents or building structures, if we saw 23 somebody go in there, we could give them a notice or a 24 Okay. Why did it -- why did it end, heads-up that they may come across somebody within a 25 then, in November? 25 location. Page 91 Page 93 1 My understanding is due to the cold and 1 Q. Sure. the protests taking a downturn, the necessity to have And part of it, just to be overhead 3 additional Border Patrol officers or agents present 3 and -wasn't necessary, and they also had to return and 4 4 Yeah. Q. conduct their primary mission of border security. Α. -- provide that. 6 When you say a downturn in the protests, 6 Okay. How about the last one there? 7 what does that mean? MR. SEBY: Jose, if we could lift --8 A. The downturn is the activities weren't 8 raise that up a little bit so -- so we can see at the 9 as violent or agitated. bottom little Romanette v. 10 I see. Okay. All right. 10 (BY MR. SEBY) "Prevent the use of" --11 Did you -- you physically ever do that? 11 What actions were taken by the Customs 12 I was part of the AStar, the helicopter 12 and Border Protection during the protest on Corps land 13 that provided overhead coverage during the eviction 13 trying to prevent the use of Corps-managed land as a process in February when they went into the main camp 14 camp, a base, or a staging area from which potentially 14 15 to clean that camp out. 15 dangerous or unlawful activities may have been 16 Q. Uh-huh. Did Customs and Border 16 conducted on or off Corps-managed land? 17 Protection agents ever physically go into the camps at 17 Earlier I think you mentioned you were a 18 any time? 18 witness to protesters leaving the Corps camp, going to 19 19 attack, for example, the drill site; is that correct? To my knowledge, no. 20 Did Customs and Border Protection agents 20 MS. BOBET: Objection, misstates 21 ever make any arrests of protesters for conduct of 21 testimony. 22 theirs? 22 Unless the sensor operator actually 23 There was no arrests made by U.S. Border picked up or followed a group from a camp, base, or Patrol or Air and Marine Operations, DHS or CBP. staging area to a location would be the only way to 25 Q. During any time of the -- of the identify that. I don't know that that was done.

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Page 94
                                                                                                               Page 96
                 Otherwise, we were moving the cameras as
1
                                                                 Mountain.
    requested by the State to those locations of people
                                                                              (BY MR. SEBY) Mr. Walker, we're back
2
                                                             2
    that were there or activities that were being
3
                                                                 after a lunch break. And I want to turn to topic 14.
                                                             3
    conducted concurrently.
                                                                              MR. SEBY: If you would please post
4
                                                             4
5
                 CBP or DHS didn't have any direct
                                                             5
                                                                 that, Jose, so we can see that on the screen.
    involvement in preventing the use of any lands, other
                                                             6
                                                                              MR. DIAZ: I'm -- I'm trying to get this
6
7
    than providing additional officers or agents, the U.S.
                                                                 working. Give me a second. And, I'm sorry, what was
    Border Patrol specifically, to assist in traffic
                                                                 the number? 14?
    control points that -- to assist the State and locals
9
                                                             9
                                                                              MR. SEBY: 14, yes.
10
    in identifying personnel that were flowing through
                                                            10
                                                                              MR. DIAZ: Thank you.
                                                                              (BY MR. SEBY) Mr. Walker, if you would
11
    those areas.
                                                            11
12
                  (BY MR. SEBY) Is it fair to say that
                                                            12
                                                                 take a moment to -- and refresh your review of that.
13
    Customs and Border Protection did assist the State in
                                                            13
                                                                         Α.
                                                                              Okay. Okay.
    preventing the people who were protesting on Corps of
                                                            14
                                                                              Okay. Did you do any research on this
14
                                                                         ٥.
    Engineers -- in Corps of Engineers camps and were
15
                                                            15
                                                                 particular topic?
16
    gathering up to go behave elsewhere, that you -- that
                                                            16
                                                                         Α.
                                                                              Just the information out of the -- the
17
    the agency did help prevent that by giving information
                                                            17
                                                                 binder and consultation with counsel.
    back to the State?
                                                                              Okay. And just to be clear, you did not
                                                             18
19
            A. I would say yes, we were providing a
                                                                 speak with the director of the Grand Forks Customs and
    downlink or a video feed of activities going -- for
                                                            20
                                                                 Border Protection unit, Mr. Fulcher, correct?
21
    them to make the decisions of how to respond.
                                                            21
                                                                         A.
                                                                              Correct.
22
            Q. Yeah. Okay. Is it also fair to say
                                                            22
                                                                              Did you speak with anyone else at the
    that all of the actions taken were to provide the
                                                            23
                                                                 Customs and Border Patrol with respect to this topic?
24
    State of North Dakota and Morton County law
                                                                         A. Well, the ones that may have been
                                                            24
                                                                 available -- or involved in that would have been at
    enforcement with information, and that you did not
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94:22-95:2; 95:10; 95:14-15 401-402; 611

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Page 95
    provide that information to other federal agencies
    because they didn't ask for it?
3
                 MS. BOBET: Objection, misstates
4
    testimony and assumes facts.
5
                 (BY MR. SEBY) So, again, that was a
    question asking you if that's a fair summary of your
6
7
     testimony. I'm not misstating your testimony. I'm
8
    asking you if that's a fair summary of it.
9
                 MS. BOBET: Same objection --
10
            A. Yeah, correct. We --
11
                 MS. BOBET: -- misstates testimony and
12
    assumes facts.
13
                 MR. SEBY: Thank you.
                 (BY MR. SEBY) Mr. Walker?
14
            Q.
15
                 Yes.
16
                 Okay. Thank you.
17
                 MR. SEBY: Let's take a break. It's
    been also more than an hour. Do you want to take a
18
19
    lunch break and then come back?
20
                 THE VIDEOGRAPHER: Going off the record.
21
    The time is 6:32 p.m. UTC, 11:32 a.m. Mountain.
22
                 (Recess taken 11:32 a.m. to 12:27 p.m.
23
    Mountain Standard Time.)
24
                 THE VIDEOGRAPHER: We're back on the
25
   record. The time is 7:27 p.m. UTC, 12:27 p.m.
```

Page 97 the meeting yesterday with the representatives from the U.S. Border Patrol. And did you discuss this topic 3 specifically with them? 4 5 I believe we went over the question, but that would be the extent of it. 6 7 Q. You went over it. Was there any 8 discussion and feedback from them sought by you? 9 A. To their knowledge, there was no 10 assistance, nothing -- no requests from the U.S. 11 Border Patrol for assistance from State and local. 12 Okay. Did they ever recall talking to any other federal agency or official with respect to 14 the protest camps on federal Army Corps of Engineers 15 land? 16 A. Within their scope of law enforcement 17 duties, I would expect that conversation to happen. 18 As to the specifics of those conversations, I -- I do 19 not have that information. 20 Q. What is your expectation based on, then? 21 I would expect, you know, being a law 22 enforcement officer, I would ask kind of what the status is or if there's anything of concern, what they need to be aware of, or into -- in those regards as a

law -- you know, how to be prepared, trying to prepare

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Page 98 yourself to -- if you had to deal with something that 2 was going on with the protest or protesters.

- Q. And your -- the context of your comment is -- or your statement is that you would have expected Customs and Border Patrol people to have contacted the Corps of Engineers to ask them those things?
- A. No. I would expect the U.S. Border --U.S. Border Patrol agents, they would have been discussing what was requested by the command post or the emergency operations center of what was required of them, but for a request by --
  - Q. I asked --
- Yeah. Α.

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16 17

- 15 ٥. I misunderstood. You were talking about 16 the -- your expectation was focused on their -- you 17 would have expected there would have been a discussion with North Dakota as the requester for such assistance. 19
- 20 Correct, yeah. Α.
- 21 Q.
- 22 To my knowledge, there was no -- no 23 CBP or -- CBP or DHS entities did not make any 24 requests from State and local authorities to remove 25 persons --

Page 100 was asking, who would have -- who in the Customs and Border Protection unit would have made the decision to dispatch the ground-based agents for the roles that you have described?

Α. So that would be the leadership at the Grand Forks Border Patrol Sector headquarters located in Grand Forks, North Dakota, and they would have also notified their chain of command, so U.S. Border Patrol headquarters in Washington, D.C., that they were 10 conducting those operations.

Border Patrol is very regimented in their operational directives and orders, so they would -- they would have conducted an op order that would have been forwarded up through the chain of command for knowledge and approval to respond to those requests.

- And so was approval of that request positively made by the Customs and Border Protection headquarters in Washington, D.C.?
- That would be correct, because that would be the reason why the Border Patrol agents and officers -- or Border Patrol agents responded during the time of October through November.
- Was there any -- any conditions put on their response?

Page 99

- Okay.
- -- or deal with the actions of them.
- Who -- who defined the mission of the Custom and Border Patrol agents that were part of the ground-based response? Who set the -- the conditions and parameters of service for those individuals?
- That would have been determined by the emergency operations center or the command post. However, North Dakota does recognize, in the Century Code, Border Patrol officers do have a peace-officer status that can respond to felonious acts that somebody may be doing.
  - Q. How did you learn that?
- A. One is personal research in the Century Code on -- as an Air and Marine agent, or to know what State criminal codes or State authorities we may have, and to better, you know, broaden my horizon.
- And when did you look into that and 18 Q. 19 learn that?
- 20 Oh, it's -- for me, it's been since I Α. 21 was part of the North Dakota Air Branch in 2008.
- 22 Okay. So prior to the DAPL protests, 23 you were aware of that and made -- made that inquiry?
- 24 Yes.
- 25 Okay. Back -- back to the question I

Page 101 To my knowledge -- to the knowledge that I know of, no.

- And what was the request made by the -by the Grand Forks office in that operation request?
- The request was to provide agents on a rotational basis to report to the operations center command post for duties assigned by the State of 8 North Dakota.

The limitations of their authority would be partly with the U.S. -- you know, their requirements of the U.S. Border Patrol, but also the peace-officer status provided to them in the Century Code.

- Was that made a part of the request, to remind the Washington, D.C., headquarters that State law provided Customs and Border Patrol specifically with such status?
- MS. BOBET: Objection to the extent it calls for a legal conclusion. You may answer.
- I believe their op order did specify that the Border Patrol agents in the state of North Dakota are offered peace-officer status.
- 23 (BY MR. SEBY) Okay. And who -- who maintains that OPORD?
  - That would have went through the U.S.

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Page 102
                                                                                                              Page 104
    Border Patrol.
                                                              1 with -- the first one would be 804, I believe, which
                                                                 will be marked as 804.
2
            Q.
                 Where would one find that document
                                                                               (Deposition Exhibit 804 was remotely
3
    today?
                                                              3
            A. I would have to get with CBP attorneys
                                                                  introduced.)
4
5
    for the litigation-hold documentation.
                                                              5
                                                                               (BY MR. SEBY) There we go.
 6
                 Is that a document that you gathered and
                                                              6
                                                                               Mr. Walker, will you take a moment and
7
    provided to your counsel a year and a half ago, as I
                                                                  familiarize yourself with the email. It's a two-page
     think you said?
                                                                  document, a series of emails. Let's go to the back
            A. I believe that is correct. That was
                                                                  and have you to read -- ask you to read those, please,
9
                                                              9
10
    provided to -- to legal counsel.
                                                                  just so you're refreshed.
            Q. Okay. Who wrote the document?
11
                                                             11
                                                                          A.
                                                                               Okay.
12
                 I do not have the name of the individual
                                                             12
                                                                          ٥.
                                                                               You read the entire document or just the
    that wrote the document.
                                                             13
13
                                                                  first part?
                Did that document ask for legal advice?
14
                                                             14
                                                                          Α.
                                                                              The entire document.
15
                 I can't speculate whether it did or not.
                                                             15
                                                                          Q.
                                                                              Okay. Cool.
            Α.
16
                 Have you seen it?
                                                             16
                                                                               Let's go to the beginning, then, which
17
            A.
                 I have read it. It's been a while.
                                                                  is a -- a communication that, as far as I can tell,
18
                                                                  you initiated with Morton County on January 31 of
                 MS. BOBET: Just so I'm clear, which of
                                                                  2017.
19
20
    these topics are these questions on? I don't think it
                                                             20
                                                                               You -- I can't tell who your email is
21
    falls within topic 14, but if there's a different one
                                                             21
                                                                  to. It says, "Good Morning Sir," but the way your
22
    you're thinking of.
                                                             22
                                                                  counsel has produced this, it's chopped off the --
23
                 MR. SEBY: No, I intended it to be
                                                             23
                                                                  who you were communicating with. Do you know who you
                                                             24
                                                                 were talking to here?
24
    topic 14.
                                                                             I believe if we -- in the -- for the
25
                  (BY MR. SEBY) Now I would like to go
                                                             25
                                                                          Α.
                                                 Page 103
                                                                                                              Page 105
    to --
                                                                  email chain, it's Captain Woodall.
1
2
                 MS. BOBET: The topic 14 is about
                                                              2
                                                                          Q.
                                                                              Sure. Anyone --
    requests made by the U.S. for State and local
3
                                                                               MS. BOBET: Just so you know, I think
    authorities' assistance. So if that's the topic this
                                                                  just for -- for clarity -- I'm sorry to interrupt, but
4
    line of questioning falls under, I think it's outside
                                                                  I think this is a document that the State produced
    the scope. But it sounds like you're moving on to
                                                                  based on the Bates number that starts "ND" underscore.
 6
7
    another point, so we can go with that.
                                                              7
                                                                              (BY MR. SEBY) So were you communicating
                 MR. SEBY: Are you done? Then I will do
                                                                  with anyone other than Mr. Woodall at Morton County?
8
                                                              8
9
    that. I take it --
                                                              9
                                                                          A.
                                                                              At this part, I can't speculate on who
10
                 MS. BOBET: Sure.
                                                             10
                                                                  else I was discussing it with.
11
                 MR. SEBY: -- "yes," so let's -- let's
                                                             11
                                                                               Okay.
                                                             12
                                                                               I know in further communications, Chris
12
    go --
                                                                  Bacon is cc'd into -- into the conversation --
13
                 MS. BOBET: Yes, please proceed.
                                                             13
                 MR. SEBY: I'm going to do that. Ready?
                                                                          Q.
14
                                                             14
                                                                               Yeah.
15
                  (BY MR. SEBY) Let's go to --
                                                             15
                                                                          Α.
                                                                               -- along with additional -- the Morton
                 MS. BOBET: Yes.
                                                                 County Sheriff.
16
                                                             16
                                                                                                                      105:17-
17
                  (BY MR. SEBY) -- the two exhibits that
                                                             17
                                                                              Yeah. So the beginning of the
                                                                          Q.
                                                                                                                      106:13
    were provided to your counsel earlier. They're just
                                                                  conversation on January 31, 12:27, you say, "Good
18
                                                                                                                      401-402;
19
    two emails. Let's go to the earlier of the two, which
                                                                  Morning . . . I am following up on our discussion
                                                                                                                      802
    is an email conversation you were having with Lynn
                                                                  yesterday as to what you would like from us and what
20
    Woodall at Morton County. Do you remember
                                                                  we can provide you in regards to aviation support.
21
22
    Mr. Woodall?
                                                                  Our headquarters wants to ensure that you are aware of
23
            A. I do, yes.
                                                                  our capabilities and availability of aviation assets
                 MR. SEBY: Okay. Jose, can we put these
                                                                  in order for them to respond accurately to
25
    documents up on the screen? Let's just -- let's go
                                                                  Congressional and Senate inquiries made -- being made
```

```
Page 106
                                                                                                              Page 108
1
     [about] our involvement."
                                                                  they are going to get out of hand, we can access
2
                 So this is in 2017, and it follows the
                                                                  Blackhawk helicopters to provide SWAT and/or tactical
                                                                  response units for direct action . . . . "
    period of August 22 through the -- you know, the day
3
4
    before this.
                                                                               What do you mean by "access Blackhawk
5
                 I just want to ask you about the nature
                                                                  helicopters"? Were they -- are they resources within
                                                                  the Customs and Border Patrol or -- or elsewhere?
    of how you've phrased this as a, "what you would like
6
7
     from us and what we can provide you in regards to
                                                                          A. So Blackhawk helicopters are within the
8
     aviation support."
                                                                  Air and Marine Operations inventory; they are just
9
                 Hadn't the Customs and Border Protection
                                                                  located at major branch locations. So to get a
                                                             9
10
    been providing the State of North Dakota, for many
                                                                  Blackhawk helicopter, we would have to route that
11
    months, as of now, when -- when you said this, with
                                                                  request up through headquarters, NASOC Grand Forks.
12
    aviation resources and support?
                                                             12
                                                                               NASOC is a -- I don't want to say
13
                                                             13
                                                                  separate direct- -- directorate within Air and Marine
            A.
                 Yes, we have.
14
                 So why did you phrase it like that?
                                                             14
                                                                  as it's a national asset.
15
                 Well, as in the second sentence
                                                             15
                                                                               So our request would have went up
16
    indicates, our headquarters -- basically, we had a --
                                                                  through the headquarters, which would have been pushed
                                                             16
17
    we had a call -- the director, deputy director, and
                                                                  back into the Northern, Southwest, or Southeast Region
    supervisory staff had a call from our headquarters, so
                                                                  directors to ask to get a Blackhawk helicopter out of
18
    National Air Security Operations Center headquarters
19
                                                                  their location to -- to assist us.
20
    in Washington, D.C., the director there, called us and
                                                             20
                                                                              Yeah. And the way you phrased it here,
21
    asked us to directly ask the State of North Dakota
                                                             21
                                                                  it sounds like the headquarters, in wanting you to
                                                             22
22
    what they would like, as they were being requested
                                                                  tell North Dakota what additional resources were
23
    their -- they were needing to respond to Congressional
                                                             23
                                                                  available, that that was within the realm of
24
    and Senate inquiries.
                                                             24
                                                                  possibility, right?
                                                             25
25
                 2017 being an inaugurational year, new
                                                                          Α.
                                                                             That is correct.
                                                 Page 107
                                                                                                              Page 109
    Senate, new Congress, and President going in, and the
                                                              1
                                                                               Okay. And then when you say, "we can
    volatility at this time for the pipeline, we wanted to
                                                                  access Blackhawk helicopters to provide SWAT and/or
    make sure that we had, for record, what we could --
                                                                  tactical response units," does the Customs and Border
- 3
                                                              3
    what Air and Marine could help the State of
                                                                  Patrol maintain SWAT and/or tactical response units
                                                              4
5
                                                              5
                                                                  for direct action?
    North Dakota in additional assets, if needed.
6
                                                                          A. In 2016, 2017, we did not have direct
             Q. Okay. Notwithstanding the fact that you
                                                              6
7
    had already -- were in the course of providing them
                                                                  tactical response units. That would -- the SWAT
8
    with such resources, right?
                                                              8
                                                                  and/or tactical response units would be from the State
9
                 I -- what would -- what would -- what
                                                              9
                                                                  and local, so either the -- like the Bismarck Police
    would have been any overage over what you had already
10
                                                             10
                                                                  Department SWAT team or a metropolitan SWAT team, or a
11
    been providing to them at their request earlier?
                                                                  lot of the rural counties conglomerate a tactical unit
12
                 Our headquarters wanted to make sure
                                                                  from multiple agencies, but they're not considered a
13
    that the State command center, or the State, knew that
                                                             13
                                                                  SWAT.
14
    we could bring additional resources if requested to
                                                             14
                                                                               So the -- the -- that -- that line is
15
    assist them as to what is brought up in the next
                                                                  that we can get -- we could provide them a larger
                                                             15
16
    paragraph below.
                                                                  helicopter if they had the necessity or the need to
                                                             16
17
                 Additional resources. Okay.
                                                             17
                                                                  use their SWAT or tactical response units.
            Q.
18
                                                             18
                                                                          Q. I see. So it wasn't a federal SWAT or
                 Correct.
19
                 And those are additional fixed-wing
                                                             19
                                                                  tactical response unit that was being offered. It was
20
    aircraft and helicopter assets, right?
                                                             20
                                                                  a helicopter to take North Dakota's SWAT or tactical
21
                 That is correct.
                                                             21
                                                                  response units; is that correct?
22
                 "We can also provide airplane and
                                                             22
                                                                              That is correct.
```

107:22-108:19 401-402; 802

25

106:14-107:21

401-402

24 say, "your" -- talking about Morton County -- "OPORDS
25 are law enforcement sensitive, I would like to extract

I see. Okay. And then you go on to

23

helicopter assets that can broadcast additional live

feeds to your command post or to responding units on

the ground via handheld monitors. If things look like

```
Page 110
                                                                                                              Page 112
    information relevant to the situation that my
                                                                 broadcasting it through its own downlink system that's
    headquarters can be [apprised] -- be made [apprised]
                                                                 not tied into a web based. This is like a news
                                                              2
    of in order to maintain their situational awareness."
                                                                  helicopter or --
3
                                                              3
4
                  Were you asked by the headquarters of
                                                              4
                                                                          0.
                                                                              Oh, I see.
5
     the Custom and Border Patrol to enhance or provide
                                                              5
                                                                          Α.
                                                                              -- used for traffic.
    greater detail with respect to what North Dakota was
                                                                              Yeah. Okay. And the --
7
     doing?
                                                                              And the airplane has the same --
             A. That was my personal conversation with
                                                              8
                                                                          0.
9
     the captain, that I -- to make sure that our higher
                                                              9
                                                                               Yeah. The airplane has the same system.
    headquarters was appraised of the situation; that I
                                                                  That's a Cessna 206 fixed-wing that holds about four
11
    would take information out of their operational
                                                                  passengers -- a pilot and three passengers, but for
12
    directives and use that to build our Air and Marine
                                                                  something like this, it would be a pilot and a sensor
13
    aviation support request when it went up to
                                                             13
                                                                  operator.
                                                             14
14
    headquarters for approval.
                                                                               The same as the helicopter, it's got the
                                                                 HD FLIR/electro-optical camera. It can down---
15
                 Like I say, the Blackhawk helicopter and
                                                             15
16
    the fixed-wing asset did not belong to North Dakota,
                                                                  downlink its system through that handheld monitor.
                                                             16
17
    so I would have to ask for that request up through
                                                             17
                                                                  It's the size of a large iPad system.
                                                                                                                        112:18-
    headquarters and back to the regions. So we need to
                                                                          Q. Yeah. Okay. And then you go on in the
                                                                                                                        113:3
    make sure that we accurately identified the reasoning
                                                                  next paragraph to talk about limitations on both the
                                                                                                                        401-402:
20
    why we were requesting that -- that support.
                                                             20
                                                                  helicopter and the plane, right?
                                                                                                                        802
21
             Q. Okay. And so later you have some
                                                             21
                                                                          A. That is correct. The helicopter we had
22
    back-and-forth with Mr. Woodall, Captain Woodall, and
                                                                  at the time was going into a major inspection. The
23
    then the last communication in this chain is right
                                                                  other -- we had two AStar helicopters. The other
24
    there, and he asks you, "What type of streaming
                                                                 helicopter did not have that downlink system. It had
25
    capabilities does your aircraft have and
                                                                 a camera system on it that would record the video, but
                                                 Page 111
                                                                                                              Page 113
    restrictions?" Right?
                                                              1 it could not broadcast it. And as we didn't have that
 2
             A. Correct.
                                                                  airplane, I would have to request that again through
                                                                  headquarters.
3
                 And I -- let's move to Exhibit 805,
                                                             3
                                                                                                                        113:4-
 4
    because it's a continuation of this chain, and we'll
                                                                          Q. So the bottom line is that headquarters
                                                                                                                        <u>10;</u>
 5
    talk about your answer to that question from the State
                                                                  asked you to tell North Dakota there were additional
                                                                                                                        113:14-
 6
    here in a moment.
                                                                  resources, and North Dakota asked some questions about
                                                                                                                        15
 7
                  (Deposition Exhibit 805 was remotely
                                                             7
                                                                  the capabilities. And then, at least from the string
                                                                                                                        401-
 8
    introduced.)
                                                                  we have, you conclude by saying that "Never -- never
                                                                                                                        402:
9
                 So this is a -- an email communication
                                                                  mind. Those resources are not available, " for one
                                                                                                                        611;
10
     that is exactly the same as the exhibit that we just
                                                                  reason or the other, right?
                                                                                                                        802
11
    looked at; it's just a separate document produced that
                                                             11
                                                                               MS. BOBET: Objection, misstates --
12
     continues the conversation. If you want to take a
                                                             12
                                                                               If you would like --
                                                             13
    minute and go to the full communication string here
                                                                               (BY MR. SEBY) I'm sorry?
                                                             14
                                                                               I said, if you want to take that
14
     just to confirm that, that would be fine.
                                                                          A.
15
                 Can you scroll back up, please?
                                                                  conclusion.
                                                                              Well, I'm asking you. I'm not -- I'm
16
                 It's just a continuation.
                                                             16
                 One more. I'm not saying anybody else
17
                                                             17
                                                                  not -- I'm not testifying. I'm just saying, you
                                                             18
                                                                  offered some resources, answered some questions on
18
    needs to read it. Okay.
19
                                                             19
                                                                  them, and then said the downside is the helicopter is
                 Okay. So you say to Mr. -- to Captain
    Woodall, Customs and Border Patrol has "both a
                                                                  in a major inspection and won't be available for four
20
                                                             20
21
    helicopter and a small fixed-wing that could provide a
                                                             21
                                                                  to six weeks, and the airplane is tied up with other
    single-channel broadcast via a Microwave Downlink
                                                             22
                                                                  events, State of the Union and the Super Bowl; is that
    System." Is that the same as the Bigpipe?
                                                             23
                                                                  right?
             A. No, it's not. It's a separate entity as
                                                             24
                                                                             That is correct.
25
    the helicopter is acquiring its signal and
                                                             25
                                                                              Okay. So at the end of the day, what
```

Page 114 Page 116 was available other than what you had already been 1 The only time it would have been suspended was due to weather: We couldn't see the 2 providing for several months? Anything? ground or we couldn't -- to launch the aircraft. And 3 A. As I stated in the next one, "If it's 3 something you are interested in, we can -- we can then the other time was during the Christmas holidays 4 when it was cold as we -- individuals had taken leave, 5 talk," and I would get a request up for additional assets and let the -- basically, the headquarters so we didn't have the availability to fly. 6 7 determine the priority of those requests. I could We also fall into the Grand Forks Air only ask for the equipment. Force Base airfield restrictions when they take their 9 Yep. Okay. Got it. 9 holidays, so there was days within the Christmas 10 And so the -- earlier in this string you 10 holidays there we did not fly. talk about Senate and Congressional inquiries were 11 So those -- those wouldn't have been 11 12 made about Custom and Border Patrol resources, right? 12 weather interruptions; they would have been just 13 13 federal officials and employees' holiday schedule, Α. 14 14 ٥. When were those inquiries made? correct? Based on the messaging that I had with 15 15 Correct. 116:16-Captain Woodall, that would have had to have been that 16 And how long would that have limited the 16 availability of resources? 17 day, the 31st, or at least the day before, the 401-402 We did not fly missions between 18 January 30. 19 Q. Okay. 19 23 December and 4 January. 20 As to where they -- when they were --20 January 4? 21 the inquiries were pushed into Air and Marine 21 Correct, 2017. 22 headquarters, I don't have that information. 22 Okay. Okay. Let's look at topic 15, 23 Okay. Are you aware of the actual 23 please. Take a moment, please, and read that, refresh inquiry or the request? your reviewing that. 24 24 25 Alls I'm -- one thing I'm aware of is 25 Α. Okay. Page 115 Page 117 that there was a request made of what Air and Marine Are you aware of any Customs and Border 2 was doing to support the State of North Dakota. Patrol or Homeland Security official speaking with any 3 Are you aware of any earlier requests person who was a protester in the camps or helping to 4 made by the State of North Dakota to the Customs and organize and support the camps? 5 Border Patrol or the Homeland Security agency for 5 The only communications I'm aware of for 6 support for North Dakota? 6 CBP or DHS was the active U.S. Border Patrol agents 7 A. In part of the litigation documentation, 7 that were on traffic control points or the ones I spoke of earlier where they were assisting State and 8 I was aware of the Governor of North Dakota requested 8 assistance from Secretary, I believe, Kelly, at the local agents when protesters were trying to 10

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115:3-20 401-402

10 time, if my memory serves me right, for the letter I 11 read. 12 Yes. And in 2017, though, right? 13 Correct. 14 And my question is, prior to that, are you aware of the State of North Dakota request to the 15 16 Department of Homeland Security for law enforcement 17 assistance in two thousand -- in 2016, for example? 18 Other than the request for the ongoing UAS live -- live stream that we had given them 19 20 already. 21 Okay. Was the -- the Customs and Border 22 Patrol, Border Protection unit, Air and Marine 23 resources out of the Grand Forks Sector ever interrupted in 2016? Was there ever a period when it 25 was withdrawn or suspended?

outmaneuver the law enforcement line; and U.S. Border Patrol agents, I believe it was Mr. Wright actually was able to verbally deescalate the situation and get the protesters to return from where they came from. And so on that event, can you explain what you did to prepare for inquiring about that and understanding it so you could speak to the topic on

behalf of the Border Patrol -- Border Protection? This was, yes, the conversation that I had yesterday on the 28th of November with the Border Patrol agents from the Grand Forks Sector, and reviewing the information provided by counsel.

And remind me, was it Mr. Wright that you spoke to as part of the group yesterday?

That was -- that is correct, Mr. Wright Okay. And what did he -- what did he

24 Offer if next designated ltestimony comes into evidence

117:22-

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117:25-118:13 401-402

2

118:14-119:3; 119:10-16 Offer if next designated testimony comes into

evidence

119:4-9 401-402

3 deescalated a situation? Tell me about that. What 4 did you understand that to involve? 5 My understanding is they were made aware 6 of a group of protesters that were on the ground, on 7 foot, moving to over by the Backwater Bridge. They were trying to move -- maneuver to flank or outflank 9 the line of law enforcement officers that were holding the line there; and were able to intercept them on the ground and then have a conversation with them and get 12 them to retreat from where they started their journey 13 14 And was Mr. Wright by himself when he came across these people? 15 16 A. No. He indicated he was -- he was part 17 of a group of other State and local officers that --18 that responded to that -- to that group. 19 Okay. And I meant to ask this earlier. 20 Mr. Wright, his last name is spelled W-r-i-g-h-t or 21 differently? 22 I believe that's correct, W-r-i-g-h-t. 23 Okay. And what was the date of that 24 event? 25 A. I don't recall the date. It would -- it

contribute to your understanding of the events where

he was on the ground and -- and I think you said

Page 119 would have been between the dates of October and November. I just -- I don't remember what his date of 3 deployment was. 4 Q. How do you know it was between 5 October and November? 6 A. That was the dates given that they 7 provided that they had personnel on the ground on 8 those -- those ten-man details for a four-to-five-day 9 rotation at -- in -- at the Morton County EOC. 10 Okay. Okay. And so what did Mr. Wright 11 say happened? He -- he was the person who was leading 12 the conversation with the protesters, or he was 13 standing there doing that with a group? 14 A. If my memory serves, in the discussion, 15 he was part of the group that was able to deescalate 16 the situation and get the protesters to return. 17 Q. Okay. Where were the protesters coming 18 from in that situation? 19 A. If my memory serves me, it was at the 20 checkpoint by the Backwater Bridge. 21 So they were coming from Corps of 0. 22 Engineer land? 23 A. I believe you're correct. 24 And where were they headed? 25 They were attempting to maneuver around

Page 118 Page 120 the line of law enforcement officers that were maintaining that checkpoint. Q. Right. Okay. And the -- Mr. Wright was part of the group that told them to "Back off and get -- go back where you came from, " right? A. That is correct. 7 So he helped send them back to the Corps land where they were emanating from, correct? A. That would be correct. 9 10 Okay. Was Mr. Wright the -- and his 11 Customs and Border Protection agent colleagues the 12 only federal officials present at that event, along 13 with the State of North Dakota, local and State law 14 enforcement officials? He did not indicate other -- other 15 A. 16 agents accompanying him. 17 Do you know if other federal agencies 18 provided law enforcement agents on the ground like Customs and Border Protection did? 20 I'm only familiar with what Customs and 21 Border Protection or DHS provided. 22 Yeah. Were those individuals armed or 23 not armed, your -- your colleagues? 24 Armed. Border Patrol agents and our Air and Marine agents are armed agents. Page 121 1 And are they trained in crowd control and use-of-force measures? Border Patrol and Air and Marine officers follow the Department of Homeland Security 4 and Customs and Border Protection use-of-force documentation and are trained. 6 7 Q. And under whose command and authority 8 were they present at that -- those times, do you know? 9 Restate your question, please. 10 The ten or so, you said, Border Patrol

- agents were there along with State and local law enforcement; is that correct?
  - A. That is correct.
- And they were part of that effort together. Were they under the direction of a senior law enforcement person from the State or County?
- The group, the Border Patrol agents, A. would have -- they had a Border Patrol agent supervisor that would have been in charge of that detail at that time, and as the group, they would report to -- they would be given their -- their taskings from the command post or the emergency operations center.
- So they were -- they were under the direction of the Morton County Emergency Operations

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122:14-22

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401-402

November 29, 2022

Page 122 Page 124 1 Center? investigative actions. 2 2 They were -- they were there to support So on the six hours you told me you A. 3 the Morton County Operations Center, correct. 3 spent preparing for this deposition, which is a 4 Okay. Who was the Border Protection 30(b)(6) deposition, four and a half of that was being 5 agent supervisor on that day that you're describing counseled by your attorneys, several of them, and one that they were interacting with protesters? 6 and a half was spent yesterday, the day before today, 7 I don't have that name in front of me. with respect to preparing for your deposition. And 8 Was Agent Wright a member of the group, that, together, is the sum basis of your preparation; 9 or was he a supervisory person? is that accurate? 10 Agent Wright might -- might have been a 10 MS. BOBET: Objection, mischaracterizes supervisory Border Patrol agent at the time. I don't 11 11 testimony. 12 remember, though. 12 0. (BY MR. SEBY) It's a question, 13 0. 13 Mr. Walker. Okay. If we could take a look at topic 16, please. What enforcement actions or 14 14 Α. That would be correct. Okay. Did the Customs and Border Patrol 15 investigations did the Department of Homeland Security 15 ٥. 16 and/or the Customs and Border Protection take at any or the Department of Homeland Security suggest any 16 17 time with respect to protesters on Corps-managed land 17 other federal agency or officials take any action 18 during the protests? against the protesters on Corps property associated 19 A. There were no actions or investigations with the DAPL protests? 20 taken by the Department of Homeland Security or CBP in Can you re- -- say that -- repeat that Α. respect to the persons or Corps-managed -- on Corps-21 question? 124:22-22 22 managed lands. Did the United States Department of 125:4 23 Q. How do you know that? Homeland Security or its component agency, the 401-402 United States Customs and Border Protection, ever ask 24 It was reviewed material provided with 25 the counsel and discussions with them. other federal agencies or officials to take any action Page 123 Page 125 1 Q. So that your -- your talking with the against the protesters on Corps of Engineers property associated with the DAPL protests? 2 attorneys forms the basis of your testimony on this 3 A. I do not believe the Department of topic? 4 To the best of our knowledge, there were Homeland Security or CBP made that request. A. no enforcement actions or investigations taken by the And that -- that's despite what you saw Homeland Security or the Border Patrol. 6 for months upon end from the aerial drone and the 6 7 Q. And let me ask my question again, 7 helicopter? Mr. Walker. Are you relying upon the binder given to MS. BOBET: Objection, vague. 8 8 9 you by your counsel as the basis for your testimony 9 Our participation was to provide the State the information as live data and live feed. As 10 and response on behalf of the U.S. Department of 11 Homeland Security for this topic? it had no border nexus, there's no enforcement action 12 That and discussions with the OCC for or investigation that the Homeland Sec- -- Department 13 CBP as well, yes. of Homeland Security or Customs and Border Patrol would take at that -- at the -- at the DAPL protest. What does OCC stand for? 14 0. 14 Office Chief -- Office -- Office of 15 (BY MR. SEBY) Well, what was the --15 Α. Chief Counsel. what was the border nexus for providing, on the 16 17 17 ground, ten law enforcement agents to the State of Q. So same question: You're relying upon 18 North Dakota efforts? What was the nexus there? 18 your counsel, whether the U.S. Attorneys or agency 19 counsel, as the basis of your testimony on this topic? 19 A. That was based on a request to provide 20 That is correct. the additional resources; and that the U.S. Border Α. 21 Okay. Did you make any other efforts to 21 Patrol officers are granted the peace-officer status

22

23

neighbor.

That is correct, we did talk about it.

research this by talking with your Customs and Border

And they made no arrests or enforcement actions or

Patrol colleagues yesterday?

but you said that you made efforts to identify, in the

I'm not asking you a legal conclusion,

of North Dakota; and as a neighbor, to help a

Page 126 Page 128 North Dakota Century Code, the statutes of the State 1 observation you carried, right? That is correct. 2 of North Dakota, that you were designated, as a 2 A. 3 federal law enforcement officer, as a peace officer in Q. Okay. What provision of the 3 4 the state of North Dakota. North Dakota Century Code are you referring to? 5 Do you happen to know if any other 5 I would have to research that, where federal officer with any other federal entity also 6 it's stated exactly in the North Dakota State Century 6 7 enjoys that designation under State law? Code. 8 MS. BOBET: Objection, calls for a legal 8 But you're confident it's there? Q. 9 conclusion, and is outside the scope. It's asking 9 Α. I am, yes. 10 about agencies that this witness is not testifying on 10 Okay. Okay. If we could go to behalf of. topic 18, please. Take a -- take a moment and review 11 11 12 If you know in your personal capacity, 12 that. Have you read it? 13 Α. Yes. 13 please answer. 14 14 THE DEPONENT: Thank you, Ms. Bobet. Okay. So some of this I think we've A. So as a federal law enforcement officer 15 covered, but I want to ask you to -- to tell me what 16 myself, I researched where an Air and Marine agent we've covered with respect to this topic, which reads, 17 would fall within the State Century Code, as within "Resources of any sort provided, or decisions or the State Century Code it actually specifically says considerations regarding whether or how to 18 "U.S. Border Patrol agents," not "Air and Marine provide . . . resources, to North Dakota from August 1 19 20 officers or agents." of 2016 through August" -- or, pardon me, "through 21 So from my personal understanding of the 21 March 1 of 2017, related to the DAPL protests and the 22 occupation of Corps-managed . . . lands, " known as the 22 Century Code, only U.S. Border Patrol agents are 23 granted that peace-officer status unless another Oahe Project, "including the cleanup of such lands 24 agency has sworn officers that may get into a local after the occupiers left, by any department or task force. 25 agency . . . of the U.S." And this topic, of course, Page 127 Page 129 1 (BY MR. SEBY) When you were aware of is limited to the Department of Homeland Security and Customs and Border Protection. 2 this, was that something that you shared with other --3 other colleagues in the Customs and Border Protection 3 So walk me through that, if you would, 4 unit in Grand Forks? 4 the first part. What -- any sort of resources, any, 5 without limitation, did DHS and Customs and Border Α. Yes, that's correct. 6 Did you ever bring that provision up or Protection provide to the State of North Dakota? 7 your understanding of it up during the DAPL protest A. All right. Chronologically, we provided 8 a -- or by topic, I guess, an MQ-9 UAS from the 22nd period? 8 9 I don't believe I did. of August through the 23rd of December 2016; and then 10 Okay. Did anyone ever bring it up with 4 January through 21 February of 2017. During that 11 regard to the willingness to provide ten agents on the time period, that UAS flew almost 281 hours of flight 12 ground in support of the State? time in support of the State of North Dakota in the 13 A. As I indicated --13 DAPL protests. MS. BOBET: Objection, vague, calls for 14 And we had one intelligence agent that 14 was providing direct consultation or liaison abilities 15 speculation. 16 (BY MR. SEBY) I'm asking you if you with the State and the emergency operations center ever recollect anyone bringing that up as part of 17 17 regarding the UAS and the Bigpipe feed and making sure conversation or discussion -that the State was getting the feed they needed and 18 19 help with troubleshooting, if necessary. Α. 20 -- in the time when you were formulating 20 In October, the U.S. Border Patrol 21 how to respond to the State's request for assistance. 21 provided agents, as we discussed earlier, through 22 I don't recollect -- re- -- recollect November, almost to the end, or right after 23 any conversations with anybody about peace-officer Thanksqiving time period, to help augment the State of 24 status. North Dakota with their surge of protesters at that

25

Q. Okay. That's just a personal

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Page 130
                                                                                                              Page 132
                  The Air and Marine office also provided
1
                                                                 earlier same request, just you -- you decided to
    an AS350 helicopter for four days at the -- at the
                                                                 supplement the resources?
                                                             2
3
    DAPL, at the protest, from the 27th through the 30th,
                                                             3
                                                                         A. I believe that was a supplement
    to provide aviation observation and support. And --
                                                                 decision, to supplement the resources.
                 That's the 27th through the 30th of what
5
                                                             5
                                                                              Okay. And why was that helicopter only
    month?
 6
                                                                 provided for four days?
7
                 Of October 2016.
                                                                              I don't know. I do not have the reason
            Α.
8
                                                                 why the helicopter was only there for four days.
            0.
                 Okay.
                 In January, we -- in January and
                                                                              Did you ask about that?
9
                                                             9
     February, we continued to provide UAS Bigpipe downlink
                                                             10
                                                                              No, I did not.
11
    feeds.
                                                             11
                                                                              So what did you do to prepare for this
12
                 And then in February of 2017, Air and
                                                             12
                                                                 topic?
13
                                                             13
    Marine Operations from North Dakota provided an
                                                                         A.
                                                                              Part of it was to research what flight
                                                                 logs I could find for flights that had occurred during
    op agent to act as a liaison officer through the 21st
15 of -- or 21st of February, 22nd of February, when the
                                                                 that time period of the responses; and those flight
16
    camp was -- or the 23rd of February when the camp was
                                                                 logs that were identified as the Bismarck -- what we
                                                             16
17
    cleaned out or overflown.
                                                                 deemed the Bismarck task force; and then in additional
                 And that would be our involvement to --
                                                                 with U.S. Border Patrol and counsel.
19 of resources provided.
                                                             19
                                                                          Q. So let's -- this is the first time I've
20
             Q. Okay. The four days in October of 2016,
                                                                 heard you use the phrase "Bismarck task force." What
21
    why was the helicopter provided at that time for those
                                                            21
                                                                 does -- what does that mean?
    limited period of days?
22
                                                             22
                                                                             So it was one way that we were tracking
23
            A. One of the reasons was that was when the
                                                                 part of -- when I say "we," the NASOC Grand Forks was
    Border Patrol started responding to the additional
                                                                 tracking flights to identify those flights that were
                                                                 flown in support of either the pipeline protest or the
25 requests, and a request was made -- and we provided an
                                                Page 131
                                                                                                              Page 133
                                                                 Bismarck task force. It just depended on what the
    additional helicopter to augment the North Dakota
                                                                 pilot logged it as or their -- the operations officer
    Highway Patrol's fixed-wing aircraft during that time
3
    period.
                                                                 had logged those flights as.
4
            Q. So you were responding to a specific
                                                             4
                                                                         Q. So it was a -- it was a type of mission
     request in October?
                                                                 designation, so you could -- you could allocate the
6
            A. That is correct.
                                                             6
                                                                 resources, right?
7
            Q. And tell me about that request, if you
                                                             7
                                                                         A.
                                                                              That's correct.
    would, please.
                                                             8
8
                                                                              Okay. Obviously, you've explained that
9
            A. That would have been the same request.
                                                             9
                                                                  the Customs and Border Protection unit, Grand Forks,
    And the Border Patrol would have shared -- would have
                                                                 did provide resources, and you've just explained to me
    shared information to us of their support down there
                                                                 what those were. I appreciate that.
    into the DAPL. A decision was made -- I wasn't part
                                                             12
                                                                              But were there -- were there any other
    of that decision, but a decision was made to provide a
                                                                 resources that were available that you discussed but
    helicopter during that time period to -- to assist
                                                                 were not provided to North Dakota?
                                                             14
    the -- the command post.
                                                             15
15
                                                                          A. The only ones would be the discussion we
                 Who made the decision at that time for
                                                                 had earlier on the conversation in 2017 with Captain
16
17
    that particular provision of resources?
                                                                 Woodall; that additional assets would have been --
                                                             17
18
                                                                 could have been requested if they deemed it necessary.
                 I don't have the specific name of that
                                                             18
                                                             19
                                                                              Subject to their availability and all
19
    requester.
                                                                         Q.
20
            Q. No, who -- who authorized the additional
                                                            20
                                                                 that, right?
21
    resources, is what I'm asking.
                                                             21
                                                                         A.
                                                                             That is correct.
22
            A. That -- that re- -- that request would
                                                             22
                                                                              Okay. And then the -- the lending of
    have been approved by our director, Max Ratterman, for
                                                             23
                                                                 the helicopter for the overflight when the camps were
24
    NASOC Grand Forks.
                                                                 being disbanded and people had been told to leave,
25
            Q. Was there a new request, or was that the
                                                                 were the Customs and Border Patrol agents on the
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Page 134
                                                                                                             Page 136
                                                                 materials.
    ground present, or was the helicopter the resource
    available and provided during that time?
2
                                                             2
                                                                             Yeah. Did you see people in the camps
                 The helicopter was what was provided.
                                                                 that were not law enforcement?
3
                                                             3
 4
            0.
                 Yeah.
                                                                         A.
                                                                              Yes.
5
                 Myself and one other agent.
                                                                             And what were those people doing?
 6
                 Yeah. Did you ever pilot the helicopter
                                                                             From my observation in the helicopter,
                                                             6
7
    in a way that was used as a means to move people on
                                                                 they weren't resisting, but they weren't assisting as
     the ground --
                                                                 well. Some were walking across the frozen Cannonball
                                                                 back to -- I believe it was tribal land.
9
            A.
                 No.
                                                             9
10
            Q.
                -- or influence their -- their behavior
                                                            10
                                                                              There was one active resister that
                                                                 perched himself up on top of one of the buildings;
11
    on the ground?
12
            Α.
                                                            12
                                                                 that the law enforcement agents actually had to go up,
13
            Q.
                                                                 climb up, and talk him off the building, which took
                 It was for monitoring and information
                                                            13
    purposes?
                                                                 quite some time.
14
                                                            14
                                                                         Q. So you saw structures in the camps when
15
            A. That is correct.
16
                 And that information -- who were you in
                                                                 you were flying over them as the people were being
17
    communication with during that period of time from the
                                                                 directed to leave?
    State or local law enforcement?
18
                                                                         A. Yes.
            A. We would have had a radio within the
                                                                         Q. Were they hard -- hard structures, or
19
    helicopter that we would use to talk to ground agents
                                                                 were they just like a bunch of small, soft pup tents?
    or the command center of what we were observing and
                                                                             No, they were -- they were hard soft --
    to have been able to relay that information.
                                                                 they were hard shelters with metal roofs, just like
            Q. And were you doing that during your
                                                                 you would build a shed or a house.
24
    period of time in the air?
                                                                         Q. This is in the main camp on the Corps
25
            A. That is correct.
                                                                 property just north of the Cannonball River?
                                                Page 135
                                                                                                             Page 137
1
                 What sort of things do you recall
                                                             1
                                                                              That is correct.
    alerting them to while you were -- had the vantage
                                                                              Yeah. Did you see lots of vehicles?
    point of being in the air?
                                                                             There were numerous vehicles within the
3
                                                                 camp that were stuck because of the thawing of the
            A. As they moved through the camp and
    various locations, we could tell them how many people
                                                                 ground.
6
    on the ground we saw. If there was a group of law
                                                                         Q. What kind of large vehicles did you see,
7
    enforcement officers moving to an area where somebody
                                                            7
                                                                 trailers, trucks, that kind of thing?
    had been and had moved, or they were looking for
8
                                                            - 8
                                                                         A. The majority of it was small camp
    somebody, we could let them know -- we let them know
                                                            9
                                                                 trailers or, yeah, pickup trucks, vans, cars.
    where, you know, around the building they may be or
                                                            10
                                                                              Uh-huh. Still horses?
11 where they moved to, to keep them apprised of the
                                                            11
                                                                             I don't remember if there were -- seeing
12
    situation.
                                                                 horses at that time or not.
                                                            12
13
            Q. Yeah. What was your sense of the
                                                            13
                                                                         0.
                                                                             Firewood? Firewood all over the place,
14
    conditions on the ground in the camp? Was it -- was
                                                            14
                                                                 that kind of thing?
15
    it a mess?
                                                            15
                                                                             There was wood. Whether it was firewood
16
            A. My personal reflection on it, it was
                                                                 or not, from the air, I wouldn't be able to identify
                                                            16
    worse than some Third-World countries I've been to.
17
                                                            17
18
                                                            18
                 Why is that?
                                                                         Q. Were you communicating with any federal
19
                                                            19
                                                                 officials other than the -- outside of the Homeland
            A. A lot of garbage and waste left; and at
    that time, the grounds were thawing out, so of course
                                                                 Security, Customs and Border Protection, during that
2.0
                                                            20
21
    all the vehicle movement scarred the ground; and just
                                                            21
                                                                 period of time?
22
    pretty ugly.
                                                            22
                                                                         A.
                 What kind of waste are you referring to?
                                                            23
                                                                              To your knowledge, were there any other
            A. Empty propane bottles, garbage bags,
                                                                 federal representatives present, or were you a lone
25 vehicles, construction equipment, construction
                                                            25
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Page 138 Page 140 1 For other law -- federal law enforcement planned and was necessary for -- to end our UAS agencies, I'm not -- I don't remember who else was coverage at the end of it, after the main camp had 2 3 involved in the evacuation of the camp. I just 3 been evicted. remember my -- my concern was the helicopter and my --0. After? 4 5 my other passenger agent. A. Correct. 6 Right. Were you concerned you would be 6 So prior to the time which you flew over 7 shot at? the camp in the helicopter as it was being cleared, There was a concern. What we do is that's when the US- -- UAS went away and never came risky, but that's -- that's part of the job. 9 9 back? 10 Yeah. Were you aware of whether there 10 A. That is correct. were firearms in the camp? Q. But at no time prior was it withdrawn? 11 11 12 A. Only to the extent that information 12 There was no federal -- no -- no --13 provided by the States, information that they were 13 other than the time between Christmas holidays, the 14 providing. 14 23rd of December and the 4th of January, when we didn't have personnel available to fly or we didn't 15 Yeah. Okay. Let's go to topic 20. 16 Take a moment there and just refresh your recollection have the ability to fly during that time period. 16 17 of that one. 17 Okay. So your preparation for this 18 A. Okay. 18 topic was -- was what? What did it involve for this 19 Okay. This is, again, limited to the 19 specific topic? 20 Homeland Security department and the Customs and 20 Again, we discussed the topics in the 21 Border Protection, but what -- what decisions are you 21 binder provided; talked with the U.S. Border Patrol 22 testifying as to the Homeland Security and Customs and 22 agents that were part of the protest or response to 23 Border Patrol to provide or withhold law enforcement 23 it; and --24 assistance to the State of North Dakota and its local 24 Q. Yesterday? authorities during the protests? Are you aware of 25 25 A. Yesterday. And, again, discussion with Page 139 Page 141 decisions to provide assistance to the State? CBP lawyers and DHS, along with the U.S. Attorney's 2 The decisions by DHS and CBP to provide, Office. and we've already discussed the -- what we -- what we 3 Q. Uh-huh. were able to provide and when. And then my personal understanding that A. 5 Q. Yes. Anything you want to say further at the end of the -- February the 21st was the last 6 with respect to your testimony, which -- which we flight, because of weather, unable to fly during the 7 have? eviction; and then due to an operation that Air and Marine was tasked with to do some studies and some 8 A. The only thing that I could reiterate 8 9 was the amount of time that we did use the UAS, over testing on the southwest border, which required a 195 hours in 2016 and over 86 hours, 85 hours in 2017; majority of our agents to deploy to San Angelo, Texas, 11 and then we also provided the Border Patrol agents; to conduct that operation. and an additional 24 hours of helicopter support in 12 Southern-border related? 13 October and in February to the State of North Dakota. 13 That is correct. Did the change in administrations allow 14 Okay. And how about decisions by the 14 the Customs and Border Patrol any additional latitude 15 Department of Homeland Security and the Customs and 16 Border Protection to withhold law enforcement to the that was not available or provided during the 16 17 State of North Dakota or local authorities during the 17 preceding administration? DAPL protests? A. I don't -- I do not believe so. 18 18 So you didn't see a difference? 19 19 A. Well, what I would say for DHS and CBP to withhold it was dependent on the decisions of --The only -- the only difference DHS or 2.0 2.0 21 from the CBP headquarters, the time period for the 21 CBP saw was the Senate and Congressional inquiries 22 U.S. Border Patrol, where they provided support into what Air and Marine was doing directly to support between October and November, which we were limited by 23 the State of North Dakota in the DAPL proc- -- in the weather for UAS aircraft to fly. And then to -- at DAPL process. the end of it, we had another operation that had been 25 Did you ever actually speak with the

Page 142 Page 144 1 Customs and Border Patrol officials in the agencies, 1 Okay. Did you ever hear any changes in Washington, D.C., headquarters office, during any time the direction or nature of the resources that were 2 of the DAPL protest? provided coming from Washington, D.C., headquarters? 3 A. I would have talked to, along with our Α. 4 No. 5 supervisory staff, the director, deputy director, we 5 Q. Did any other -- are you aware of any would have -- we held meetings with the director of other agency in the United States expressing concern 6 7 National Air Security Operations Center headquarters to or about the Customs and Border Patrol role and resources? 9 Q. Would have or did? 9 A. No. No, I do not. 10 Α. We did. 10 Okay. Can you tell -- detail the type 11 And during those meetings, were they of resources that Department of Homeland Security and 11 12 like a virtual meeting, a Zoom, like this is now, or 12 Customs and Border Patrol has in that general 13 were they on telephone? 13 geographic region, North Dakota, Montana, Minnesota No, the -- a teleconference call. 14 14 Α. border areas? 15 ٥. Okay. 15 A. Are you wanting currently, current Multiple. information, or 2017, '16? 16 Α. 16 17 17 Q. Right, right. And were you ever Let's start with what it was like in asked to speak and provide information during those 2016. 18 18 conferences? 19 2016, North Dakota had the National 19 20 Air Security Operations Center Grand Forks; we had two Yes. 21 Q. And -- and when did that start? MQ-9 UAS aircraft; and we had two AS350 helicopters 22 22 That would have been in the end of and one Beechcraft King Air civilian-style airframe. 23 January when I -- before I drafted that letter to --23 I don't know what the Montana Air Unit had for assets at that time. 24 or had the discussion with Captain Woodall. And we would have been discussing what we were doing, what we 25 Q. Did the Montana office ever provide any Page 143 Page 145 were seeing, and our -- our thoughts of what we were resources to North Dakota -providing to the State of North Dakota, to our higher A. No. -- office? 3 headquarters. 3 Q. 4 So who -- who would have participated 4 No, they did not. No. Q. Α. 5 0. and -- in those teleconferences prior to your Did the Montana office have UASs? A. 6 participation in January of 2017? Who would have been 6 No. The only location with UAS is 7 advising the Customs and Border Protection San An- -- or at that time was Sierra Vista, Arizona; headquarters in those calls in 2016, for example? 8 Grand Forks, North Dakota; and Corpus Christi, Texas. 8 9 A. That would have been our director of 9 Okay. How about today, what does it National Air Security Operations Center headquarters 10 10 look like in 2022? 11 director, and his -- parts of his staff, his 11 A. So 2022, National Air Security operations, and his advisory staff there. And then Operations Center Grand Forks has two. I think 12 he -- he would have relayed that information up to the they -- I believe they have two, and they have a third MQ-9 UAS system; they have an H125 helicopter, which executive director for Air and Marine Operations and worked through the chain of command at the 15 is almost identical to the AS350 helicopter, just a 16 headquarters. different avionics package; and they have one 16 17 Cessna 206 fixed-wing airplane, with no cameras or Q. And were you a participant in those 17 18 calls, just an observer at all, in 2016? 18 anything, just a slick airplane. No. Those were above -- above my level 19 19 A. As an agency that has a big monitoring 20 of exposure. role, when you see incursions on the border, what do 20 21 Uh-huh. At any time during 2016 did you 21 you do? Who do you call for law enforcement response? ever hear concerns or otherwise with respect to the A. So an incursion on the border, we're Customs and Border Patrol resources that were provided going to first rely on our Border Patrol partners.

That's their primary mission. Of course, we've got

the Office of Field Operations that meet all our

24

25

to North Dakota?

A. No.

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Page 146
                                                                                                               Page 148
                                                                             No, I do not believe so at that time.
    travelers or pedestrians at the land -- the port of
                                                              1
    entries at the land borders or the air borders.
                                                                              Okay. How granular does the UAS get
2
                                                              2
                                                                  with looking at that altitude, 20,000 feet down on the
3
                  For Air and Marine, if we see something
                                                              3
    like that, if we have the ability -- the helicopter,
                                                                  ground? What can you see, with what -- what
4
5
    of course, can land, so if we have the ability to land
                                                                  precision? Can you read license plates?
    somewhere and intercept or discuss -- you know, talk
                                                                              We can't read license plates. On a good
6
7
    to the individuals that are coming across the border.
                                                                  atmospheric day, the sensor operator might be able to
8
                  But most of the time that information
                                                                  tell the make and model of a vehicle. He can tell --
                                                                  on a good day, you might be able to tell the color.
9
    could be relayed to the Border Patrol or even a State
10
    and local agency to respond and take care of that
                                                                  When you start getting into your grays and your tans,
    information -- or talk to that individual or persons.
                                                                  those all start blending together.
11
                                                             11
12
            Q. Did you have any other kind of sens- --
                                                             12
                                                                               Depending on it, we can -- you can tell,
13
    sensory devices in the Border Patrol in 2016, other
                                                                  you know, the size of an individual, you know, whether
                                                             13
    than visual and infrared?
                                                                  they're larger or smaller, petite. You can tell the
14
15
            A. For the Border Patrol, that -- they have
                                                             15
                                                                  difference between an adult male that's 7 -- 6 foot to
    additional resources that's border related. But for
                                                                  a child or a dog. Like I say, if it's a real clear
16
                                                             16
17
    what they could provide to the State of North Dakota
                                                                  day, we can get maybe the color of their clothing, but
    would have been a vehicle-based, EO/IR-style camera on
18
                                                                  that -- it's got to be perfect to do that.
    an -- on an extending boom that would move -- be
                                                             19
                                                                             Are you aware of whether the FBI sought
19
20
    deployed above a vehicle.
                                                                  to supplement the monitoring equipment through
21
            Q. Are you able to tell when a vehicle
                                                                  providing its own drones?
    is -- has weapons in it that travels across the
                                                             22
22
                                                                             I am not aware.
23
    international border?
                                                             23
                                                                               MS. BOBET: Just to be clear, this
            A. No.
24
                                                                  answer will need to be -- I'm sorry. Just one second.
                                                             24
25
                                                             25
            Q. What about if there were munitions in a
                                                                               Just to be clear, this answer will need
                                                 Page 147
                                                                                                               Page 149
    vehicle traveling across the United States border,
                                                                  to be in his personal capacity since it's asking about
    could you tell?
2
                                                                  information from another agency.
3
                 The only -- and back up on that other
                                                              3
                                                                               But with that, you can answer, sir.
4
    question, is if the Office of Field Operations deems a
                                                                              Yeah. I -- personally, I don't know of
                                                              4
                                                                          A.
                                                                  any request or any FBI providing additional drone or
 5
    vehicle or individuals or a commercial transport is
 6
    suspect, they can take them into what's called a
                                                              6
                                                                  UAS support.
7
    secondary inspection and investigate the vehicle or
                                                              7
                                                                               (BY MR. SEBY) Are you aware of whether
    travelers further.
                                                                  or not the FBI maintains a drone unit of its own in
8
                                                              8
9
                 Commercial based, they have a --
                                                              9
                                                                  Quantico, Virginia?
10
    basically, an X-ray truck that can X-ray those
                                                             10
                                                                               MS. BOBET: The same objection --
11
    vehicles and look for anomalies within the load.
                                                             11
                                                                             Personally, I --
12
                  But for an agent or officer or law
                                                                               MS. BOBET: -- same instruction
13
    enforcement officer to look at a vehicle, we have --
                                                                  regarding testifying in his personal capacity.
    until we have some reason to enter that vehicle,
                                                                              No. Personally, I -- I can speculate
14
    there's no way to tell if it has munitions or armor --
                                                                  they would, but I can't confirm it.
15
                                                                                                                        149:16-
    arms within it.
                                                             16
                                                                               (BY MR. SEBY) Did you ever discuss the
16
                                                                  FBI drones with FBI Agent O'Connell?
17
                                                             17
            Q. How about the -- the equipment that the
                                                                                                                        401-402
    Border -- Customs and Border Protections has: Do you
                                                             18
                                                                               No, I did not.
18
19
                                                             19
                                                                               With Mr. Bob Perry of the FBI?
    have facial-recognition software?
20
                I believe they are starting to field
                                                             20
                                                                          A. No, I did not.
    that facial-recognition software out there at the --
                                                             21
                                                                               Do you know Mr. Perry?
21
22
                 Was that available --
                                                             22
                                                                          Α.
                                                                               I've probably met Mr. Perry, but we're
23
                  -- ports of entry and --
                                                                  going on, you know, seven years ago, so I don't know
                 Yeah. I'm sorry. Was that available in
                                                                  if I met him or not or know him personally.
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Why would you think you might have?

25

2016 in Grand Forks?

Page 150 Page 152 1 If Mr. Perry was present at the command 1 EXAMINATION post during my time as a liaison officer, I more than BY MS. BORET: 2 likely shook his hand, said hi to him. 3 3 ٥. I just have some follow-up matters to 4 Q. Okay. ask you about, Mr. Walker, if you'll bear with us 5 Α. That would be my role in -- in -- in here. 6 that. First, just some kind of clarifying 7 So let me ask you about your role as a 7 questions about your preparation for your deposition 8 liaison officer in the EOC. You -- you weren't -- you today. I think you were asked earlier if you talked with anybody from outside CBP, that is, Customs and 9 weren't there very much, though, were you? 10 At the EOC, I was only there for a 10 Border Protection. 11 11 couple days. You may have answered this already, but 12 Q. And what days would those have been, 12 just so it's clear, I think I heard you say that 13 what period of time? 13 outside of CBP, you also talked to Intelligence The mission was the 23rd, 24th. I 14 Officer Ryan Wentz, who is with DHS, as well as 14 15 believe I was there a couple days before that. So I 15 counsel from DHS that is not CBP counsel. Do I have got there like a Sunday night, if I remember my dates 16 that right? 16 17 17 correctly. A. Yes, you do. 18 Help me with the month. 18 And in another -- for the deposition Two thousand -- it was February of 2017. prep discussion yesterday, that we've talked about, we 19 20 Okay. So starting in -- on that date went through each of your designated topics with the 21 through the end, you were only there physically a group that participated in that discussion, right? 22 22 couple of days, right? Α. 23 Α. Correct. 23 That is, we talked about each of those 24 Okay. Did you ever interact with other topics with the group, to include the individuals from 24 25 federal representatives of any kind related to the the CB- -- CBP sector, which is Mr. Wright, correct? Page 151 Page 153 DAPL protest outside of your physical presence in the Correct. 2 State Emergency Operations Center? And as far as materials that you A. No, I did not. 3 reviewed to prepare for your deposition, that -- that Never had follow-on calls with them to 4 binder of background materials, did you review all the talk about anything or -- at all? 5 portions of that that you thought could be relevant to 6 Personally, I do -- I do not remember 6 your testimony or that might refresh your recollection Α. 7 having follow-on conversations with them. 7 for today? 8 8 MR. SEBY: Okay. All right. Α. Yes, that is correct. 9 Mr. Walker, I don't have any further questions for 9 Q. I understand you reviewed some other 10 you. 10 documents to refresh your memory before today's 11 Ms. Bobet, if you do, please feel free. deposition. Tell me if I have these right: That 12 MS. BOBET: Thank you. I will have some 12 includes certain CBP flight logs; is that correct? 13 follow-up matters. We've been going for about an hour 13 That is correct. and a half now. Perhaps we could take a ten-minute And additionally to prepare for today 14 14 and refresh your recollection, you reviewed some 15 break, and then when we come back, I'll ask you some 15 information regarding financial reimbursement for 16 questions. 16 17 17 drone flights; do I have that right? MR. SEBY: Sounds good. Ten minutes? THE VIDEOGRAPHER: Going off the record. 18 Α. 18 Yes. 19 And then -- and this is all in addition 19 The time is 8:57 p.m. UTC, 1:57 p.m. Mountain. 20 (Recess taken 1:57 p.m. to 2:08 p.m. to the relevant materials from that background binder 20 21 Mountain Standard Time.) 21 that we provided. I understand you also -- this 22 THE VIDEOGRAPHER: Back on the record. 22 morning we received these -- the exhibits that the 23 The time is 9:08 p.m. UTC, 2:08 p.m. Mountain. State planned to ask you about, and that you took a 24 look at those this morning before the deposition; is

that right?

25

Page 154 Page 156 1 A. That is correct, yes. 1 were around six or six and a half hours? The documents I received today was about 2 Okay. You mentioned collecting some 2 30 minutes to review those. And then the litigation-3 emails over a year ago potentially in connection with 3 4 this case. Do you recall, was that to do with a hold documents that I was researching was probably 4 5 particular -- with a deposition? 5 close to four hours, or finding all those and those 6 The -- the emails and information that I flight logs. 6 7 remember collecting was due to a litigation hold that 7 And then just to be clear, when you say came through --8 the litigation-hold documents that you were 9 Q. Okay. So --9 researching, I want to be very clear about what you 10 Α. Yeah, I had received that litigation 10 did a year and a half ago, which I understand was not hold through Mr. Frank Albi. So I went back through in connection with this deposition, because you didn't 11 11 12 and tried to find records that fell within that 12 know about it then, versus what you did specifically 13 13 purview. to prepare for today. 14 14 0. Okay. So those weren't -- weren't So when you refer to reviewing documents that you reviewed in connection with today's 15 15 litigation-hold documents to prepare for today, what 16 deposition, right? 16 do you mean by that? 17 A. That is correct. Those were previous to 17 A. I think one of them was --18 the deposition, but just the information that we 18 What documents were those? had -- that I could find for the litigation hold. 19 19 Yeah. One was the letter from the 20 Okay. And about, sort of, the timing governor requesting assistance; one piece of 21 for -- or the amount of time for your deposition documentation was also the operational directive that 22 preparation, that -- and I think your estimate is 22 the Border Patrol created for their time period that 23 different from mine. 23 they responded in October; the CBP flight logs, when 24 So I have the -- you had a conversation we flew our helicopter on specific DAPL protest flight 24 25 with Mr. Albi, the CBP attorney, that was around an times, and the UAS flight logs to calculate how much Page 155 Page 157 hour; another conversation with DHS and CBP counsel time we spent doing that; and then researching the -and Officer Wentz that was another hour; a what would normally be a reimbursement rate that conversation with folks from my office, the U.S. 3 another agency may have to pay for to use our UAS Attorney's Office, and DHS and CBP counsel that was 4 4 asset. 5 yet another hour and 20 minutes, approximately; and And did reviewing those documents 6 then a final meeting with individuals from my office, refresh your memory for today? 6 7 DHS and CBP counsel, and then individuals from Grand 7 Yes, they did. A. 8 Forks Sector, and that that meeting was approximately 8 Okay. Q. 9 three hours total, with the Grand Forks folks 9 Α. That didn't come through. 10 participating for about 1.5 hours of that 10 Let's talk about that -- oh, I'm sorry. 11 conversation. Is that all correct as far as the Go ahead. 12 timing for meetings to prepare for today? There was -- your video was moving, but Α. 13 Yes, that is correct. I didn't have any sound, so I don't know if I missed 14 So just the time spent in meetings or something. 15 15 discussions to prepare for today's deposition adds up All right. Hopefully you can hear me to between six and six and a half hours, right? 16 16 now. 17 17 Let's talk about that flight I believe so, yes. 18 reimbursement that you mentioned. You said this is a 18 And then in addition to that, you spent 19 some time reviewing the documents that we've listed cost that if CBP deployed an asset like the UAS drone 20 on behalf of another agency, this is -- a ND OBJ: out? 20 Relevance; 21 21 reimbursement request would be made. Tell me about Yes. Α. Introduces 22 About how much time, ballpark in time, 22 new material 23 would you say you spent looking at documents or 23 A. So my understanding, organizations like

FEMA, and even the Army Corps of Engineers, have no

aviation assets, so in order to access that -- that --

24

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researching things to -- to refresh your memory or

prepare for today, separate from the discussions that

Page 158 Page 160 the Corps of Engineers, in addition to some other the ability for flight time, they need to -- and I'm not sure what the definition is of "nipper" federal officials, were present at the EOC. Do you recall that? 3 (phonetic), but they actually set aside money to 4 another agency to pay for that flight time. 4 A. Yes. 5 So the one referenced flight where I So to your knowledge, did the Corps of 6 flew the Army Corps of Engineers on the Fargo Engineers have the same access to the drone feeds as 7 diversion, they actually gave them an estimated flight all other entities or individuals who were also time, and they -- the best of my understanding is DHS present at the EOC? 9 or CBP received the amount of money in reimbursement 9 A. Yes, they did. The drone feed was 10 for the flight time I spent giving them the -- their pushed up to a large screen monitor at the EOC, a TV, 11 flight. a large TV there. 12 So there's calculated -- there's rates 12 Q. Okay. So fair to assume anybody who was 13 13 at the EOC, be they either federal officials or the that are published every year. I had to use -- the State or local folks there, had access to view that 14 only ones I could find were from 2011 and 2021, 15 easily, so I was able to come up with an approximate 15 information as it came in to that large screen? 16 value of about \$5,000, \$5,200 a flight hour for a UAS 16 A. That is correct. 17 during that -- during that time period. 17 You discussed earlier, and Mr. Seby 18 showed you an email chain. I believe it was So that's the approximate reimbursement 18 rate for the UAS flight hours during the 2016, 2017 Exhibit 805. I won't bring it up here unless you 19 20 time frame; is that right? 20 would like it as a refresher. 21 A. Right. So the total amount flown, 21 But as I recall it -- and it was you roughly 281 hours, at \$5,200 is -- comes out to 22 saying, essentially, if the State was interested in 23 23 like 1- -- just a little over \$1.5 million spent. the additional resources, that your email kind of 24 Q. To your knowledge, did CBP seek that 24 outlined, "Let -- let us know." Do you recall that 25 \$1-million-plus in reimbursement from the State or discussion? Page 159 Page 161 local government of North Dakota in connection with 1 A. Yes. 2 those drones? 2 Did the State ever make such a request 3 A. No. for those additional resources, to your knowledge? Q. Okay. And you testified earlier you 4 We did push an ASR, an aviation service 4 5 didn't recall who the initial request for that drone request, up to headquarters for additional -- for -support came from; that that's -- that's fine. I 6 that we were going to do the operation that we 6 7 won't ask you that again. I just wanted to clarify. conducted in February, just so that there was a 8 chain-of-command knowledge that we were doing that. Do you -- is it your understanding that 8 9 the initial request for the drone support from CBP 9 Q. And was that based on a request by the came from someone within North Dakota State or local 10 10 State for that, or was that more organically coming 11 government? from within CBP or someone else? 12 It could have been inside the State and 12 A. That would have been organic. Α. 13 local; it could have been another federal agency, the 13 Okay. So in response to -- to your Border Patrol; Mr. Bacon might have been -- he would email kind of outlining those -- those additional 14 14 15 resources and discussing their capabilities, are you 15 have been assisting to get that -- that request -- I don't want to say "drummed up," but initiated to 16 aware whether the State requested that CBP deploy 16 provide the support needed because of his intel- --17 those additional resources ever? 17 18 A. I believe that in the ASR and talking 18 his points of contact that he had. 19 Okay. And I know we -- you discussed 19 with the captain there on that request, it was kind of 20 earlier with Mr. Seby that the information was a mutual thing that we would provide them a helicopter 2.0 21 provided via -- via that secure video link from the 21 when the time came for the eviction of the camp. drones to the State or Morton County EOC; is that 22 North Dakota Highway Patrol was already 23 right? providing downlink with their Cessna 206 aircraft at 24 That is correct. the time, so there was -- there was additional --

there were State resources already and another --

And you testified that individuals from

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Page 162
                                                                                                                                   Page 164
                     1
                         State resources were flying that over the protest.
                                                                                      North Dakota, those other activities had to be
                     2
                                                                                      reduced; do I have that right?
                                      Okay. So if -- if the State had made
                                                                                  2
                     3
                                                                                              A. Yes.
                         a -- a specific request, sort of them independently
                                                                                  3
                     4
                         making a request for one of these additional resources
                                                                                                   During the time of the protests in this
                                                                                  4
                     5
                         that your email had outlined, is it your understanding
                                                                                      2016, 2017 time frame, how many of those MQ-9 drones
                                                                                       total did CBP have?
                     6
                         that CBP would have done whatever it could to provide
                                                                                  6
                     7
                         that resource to the State, acknowledging the -- the
                                                                                               A. I believe at that time we had five or
                         realities and constraints on limited resources?
                                                                                       six in the inventory, two of which were stationed in
                                                                                      Grand Forks, the other two at Corpus Christi and
                     9
                                      MR. SEBY: Objection to speculation.
                                                                                  9
                    10
                                      (BY MS. BOBET) Go ahead and answer,
                                                                                      Sierra Vista. We might have -- a third one would have
                                                                                      been stationed at Sierra Vista as an extra.
                    11
                         please.
                    12
                                 Α.
                                     I -- I believe Air and Marine would have
                                                                                 12
                                                                                                   Okay. So five or six of those drones
                         done what they could with the available assets that
                                                                                 13
                                                                                      across the entire country in CBP's inventory; is that
                    13
                                                                                 14
                                                                                      right?
                    14
                         they had on hand to -- to support the State.
                    15
                                      Okay. Just a few more questions about
                                                                                 15
                                                                                              A. Correct.
                    16
                         the -- the MQ-9 drones that were deployed throughout
                                                                                                   MS. BOBET: Okay. Give me a moment
                                                                                 16
                    17
                         almost the entirety of the protest.
                                                                                 17
                                                                                      here. I think those are all the questions that --
                    18
                                      If those drones -- or if that drone had
                                                                                      that I had for you, sir, unless Mr. Seby has further
                         not been deployed here in North Dakota to surveil the
                    19
                                                                                 19
                                                                                      redirect.
                    20
                         protest, where would they be otherwise? What, in
                                                                                  20
                                                                                                   MR. SEBY: I do. Thank you.
Improper hypothetical
                    21
                         general, otherwise would they be doing?
                                                                                 21
                                                                                                           EXAMINATION
                    22
                                                                                 22
                                      So the drones would --
                                                                                      BY MR. SEBY:
                    23
                                      MR. SEBY: Objection, speculation.
                                                                                 23
                                                                                                  Mr. Walker, you mentioned, in response
                    24
                                      So the drones would have been used --
                                                                                      to Ms. Bobet's question, that you did speak to one
                                                                                 24
                                                                                      individual outside the Customs and Border Patrol as
                    25
                         the drones would have been used for the primary
                                                                      Page 163
                                                                                                                                   Page 165
                         mission of the border security and flying -- flying
                                                                                      part of your preparation, and that's a gentleman by
                     2
                         the border and conducting that.
                                                                                      the name of Ryan Wentz with the Department of Homeland
                     3
                                      They also have an additional -- as the
                                                                                  3
                                                                                      Security. He's an intelligence officer; is that
                         schoolhouse, we had an additional necessity to provide
                     4
                                                                                  4
                                                                                      correct?
                     5
                         training for those pilots and sensor operators that
                                                                                  5
                                                                                              A. Yes, that's correct.
                     6
                         were stationed there.
                                                                                  6
                                                                                              ٥.
                                                                                                   And what did you learn from him?
                     7
                                      Some of the flights that we did for the
                                                                                              Α.
                                                                                                   I learned that Mr. Wentz is an intel
                         protest did impact our training schedule as -- if one
                                                                                  8
                                                                                      officer for DHS. He was stationed there in Bismarck.
                     8
                     9
                         aircraft was down, we were limited to one, so we would
                                                                                                   He reviews a lot of the information, I
                         have had -- we had to limit their training to smaller
                                                                                  10
                                                                                      quess, that's being provided, as an intel officer. He
                         portions, either immediately upon takeoff or in or
                                                                                      collects that data, and anything that would have been
                         out, but not during the -- during the overfly of the
                                                                                      pertinent to DTOs, drug-trafficking organizations,
                         protest.
                    13
                                                                                      order nexus, or that sort of information, he would
                    14
                                      (BY MS. BOBET) So just so I'm
                                                                                      provide that up in reports to his higher chain of
                                                                                 14
                    15
                         understanding, because CBP had deployed a drone to
                                                                                 15
                                                                                      command.
                    16
                         assist North Dakota with surveillance of the protest,
                                                                                 16
                                                                                                   And what sort of information did he
                                                                                      report up his chain of command based upon his presence
                    17
                         there was this impact on CBP's other missions,
                                                                                 17
                    18
                         particularly training?
                                                                                 18
                                                                                      at the time of the DAPL protest in 2016 and 2017?
                    19
                                                                                 19
                                                                                                  I don't have the exact information that
                                 A. It would have been partially training,
                    20
                         where we would have done more flight hours during that
                                                                                      he provided, other than things that were -- he deemed
                                                                                 2.0
                    21
                         flight period for the training mission, or we would
                                                                                  21
                                                                                      significant that needed to be reported up.
                    22
                         have been primary -- patrolling the border between
                                                                                  22
                                                                                                   Did he report anything at all?
                         Montana and Lake Superior.
                                                                                  23
                                                                                              A.
                                                                                                   I believe he did. I just -- I don't
                    24
                                 Q. And because there was a drone, a CBP
                                                                                      know, off the top of my head, what -- what reports he
```

ND OBJ: Relevance;

Speculation;

25

drone, deployed to monitor these protests in

generated.

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Page 166 ٥. So he reported drug-trafficking

organizations? 2

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3 A. If he felt it fell within his scope of responsibility, then he would write that -- that 5 report; but it was more to provide a picture, but not law enforcement actions or any of that kind of information, so . . .

- Q. So what information did he provide you relevant to the topics, other than learning that he had -- he was present there and had his own job? Why was he involved?
- 12 A. That was as a -- he is a DHS employee, 13 and he was at the Fusion Center, so he was seeing a 14 lot of those reports that were being produced by the 15 State. So that was just -- it was information to further broaden my knowledge of DHS-CBP involvement. 16
- 17 Whose idea was it that he should be part 18 of your review and preparation team, yours or your 19 counsel?
- 20 That was, then, counsel.
- 21 Okay. And so he was receiving 22 information from the North Dakota State Law 23 Enforcement Center, the NDSLIC, it sounds like, and he 24 was reporting that information up to his chain of 25 command?

Page 168 testimony, argumentative, and calls for a legal

- conclusion. 2
- 3 Q. (BY MR. SEBY) Not argumentative. I just want to make sure I understand what you're
- telling me now is that you can attribute nothing to
- him relative to the topics, even though he was the
- person on the scene from the Department of Homeland
- Security of the Federal Government of the
- United States during the period.

MS. BOBET: The objection stands, and I'll add that the question is now vaque as well.

12 ٥. (BY MR. SEBY) Mr. Walker, would you 13 please answer the question?

14 Mr. Wentz had a job in North Dakota, not much unlike my job in Grand Forks, North Dakota. He did his job and reported those things that were within 16 17 his scope.

As a receiver of the NDSLIC information myself personally, I -- and I also get the Minnesota information, as a law enforcement officer there, to be apprised of that stuff.

So whatever Mr. Wentz deemed appropriate to forward up his chain of command did not fall within my official title as a CBP Air and Marine officer or agent, so I didn't see those items, and he did not

Page 167

A. My -- the information that I was informed of, yes.

- Okay. So relevant to all of the topics we just went over for the last several hours, what did he provide you with that was responsive to those topics?
  - I was not provided any topics from him. Α.
- What role did he play in your 8 ٥. 9 preparations and research?
  - To the fact that DHS had an intel officer that was assigned there in North Dakota that worked out of the Fusion Center, and that his role was to monitor and -- as he does day-to-day, it's his day-to-day job, it wasn't just because of the protest, and that if anything fell within his purview of scope of responsibility, then he would extrapolate that information and provide it up.
  - So how can you be a witness speaking on behalf of the Department of Homeland Security when you spoke to the one person that you've identified from that agency stationed in North Dakota during the exact time period of the protest, yet you have nothing to advise came from your consultation with him? Is that correct? MS. BOBET: Objection, misstates the

Page 169 provide me any of that information during our

- discussion, other than the fact that he was doing his
- job during -- that concurrently ran during the DAPL. 4
  - Q. And Mr. Wentz, when did you talk to him?
  - Α. That would have been early November of this month, during my prep that was --
- 7 And how long did you -- how long did you 8 spend speaking with --
- Α. November 9. That would have been one 10 hour.
  - Q. Okay. And was your counsel present for that call?
- 13 That would have been the CBP and DHS attorneys, yes, correct.
  - And remind me who the DHS attorneys are.
- Michelle Tonelli, Eugene Mok, and Frank 16 17 Albi, the CBP attorney.
  - Okay. Two specifically for DHS and one Customs and Border Protection, right?
- 20 That is correct. Α.
- 21 Okay. Did Mr. Wentz provide you with 22 any information to review?
  - Α.
  - You just talked to him and --Did you go over the topics with him?

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Page 170
                                                                                                               Page 172
1
                 This was a -- that meeting was a
                                                              1 I want an answer to the question because I'm puzzled
                                                              2 by what you've just told us.
2
    separate meeting that we had prior to talking to
3
    Ms. Bobet.
                                                                               MS. BOBET: Well, the objection stands,
4
            Q. I'm not sure what that means, because my
                                                                 and the witness can answer.
5
    question had nothing to do with what you just said.
                                                                               MR. SEBY: Thank you.
 6
                 My question was, did you review the
                                                                               So the meeting was set up by counsel.
                                                              6
                                                                          Α.
7
    notice of depositions and the specific topics with
                                                              7
                                                                  We met.
    Mr. Wentz?
                                                                               (BY MR. SEBY) And let me just stop you.
                                                                          ٥.
9
            A.
                 No.
                                                              9
                                                                          Α.
                                                                               We discussed --
10
            Q.
                 Why not?
                                                             10
                                                                               Let me just stop you, if I may. What
                 I don't believe at that time I was --
                                                                  was the pretext for your counsel setting up the
11
                                                             11
12
    had been selected to be the spokesperson, other than
                                                             12
                                                                  meeting with Mr. Wentz?
    as we went through the -- the process.
13
                                                             13
                                                                          A.
                                                                             Who informed me --
14
                 So I'm puzzled, Mr. Walker, how you can
                                                             14
                                                                               MS. BOBET: Objection, calls for
15
    testify that you prepared for your deposition by
                                                             15
                                                                  information --
                                                                              -- of Mr. Wentz.
16
    speaking to Mr. -- to Mr. Wentz, but you didn't even
                                                             16
                                                                          A.
17
    know or have the presence of mind to talk to him about
                                                             17
                                                                               MS. BOBET: Excuse me one second. One
18
    specific things.
                                                                  second.
19
                                                             19
                                                                               Objection. That's getting into the
                  What -- how did you -- what was the
20
    pretext of getting on the call with that individual if
                                                                  territory of what was in counsel's mind, why they set
21
    you didn't know what you were talking about?
                                                                  up this meeting with that person, and that territory
22
                 MS. BOBET: Objection, misstates
                                                             22
                                                                  is privileged.
23
    testimony, vague, and argumentative.
                                                             23
                                                                               So you can talk about the facts of what
                                                                  you discussed with -- what you discussed with
24
                 And I'll say if your answer, sir, would
25
    incorporate anything to do with the reasoning of
                                                                  Mr. Wentz and the facts that you learned there. I
                                                 Page 171
                                                                                                               Page 173
    counsel, I'll caution you not to reveal that because
                                                                  think that's fair game. But why counsel chose to set
2
    that is privileged. You may answer.
                                                                  up a meeting with him at that time is privileged, and
                  (BY MR. SEBY) I'm not asking for
                                                                  I'll instruct you not to answer that.
3
4
    anything privileged. I'm asking you a basic question.
                                                                               MR. SEBY: Very well.
5
                 How in the world can you explain to me
                                                              5
                                                                               (BY MR. SEBY) What was your
 6
    that you were supposed to prepare for specific topics
                                                              6
                                                                  understanding of why you were having a call with
7
    if you didn't have the presence of mind to discuss
                                                              7
                                                                  Mr. Wentz on November 9?
    them with the one person from the Department of
                                                              8
                                                                               MS. BOBET: Same objection, and --
8
9
    Homeland Security you've identified who was in
                                                              9
                                                                  and --
10
    North Dakota during the period of the protest? How
                                                             10
                                                                               (BY MR. SEBY) And I'm not asking --
                                                                          0.
11
    can that be?
                                                                  haven't for --
12
                 MS. BOBET: Objection, misstates
                                                                               MS. BOBET: It's the same objection to
13
    testimony, argumentative.
                                                                  the same question.
                  (BY MR. SEBY) Your counsel doesn't like
14
                                                             14
                                                                               (BY MR. SEBY) I'm not asking for
    the question, but I'm not arguing with you. I'm just
15
                                                                  privileged information. I'm not asking you what your
                                                             16
16
    asking you a question.
                                                                  attorney told you.
17
                 MR. SEBY: So stop shrouding it with
                                                             17
                                                                               I'm saying, what did you discuss with
                                                                  Mr. Wentz? What was the agenda, as it occurred, in
    that kind of objection, Jane.
18
19
                  (BY MR. SEBY) Would you please answer
            Q.
                                                             19
                                                                  your conversation with Mr. Wentz on November 9?
20
                                                             20
                                                                               MS. BOBET: To be clear, you may
    the question.
21
                 MS. BOBET: Mr. Seby, I'm entitled to
                                                                  discuss --
                                                             21
22
    make objections and make a record here. The question
                                                             22
                                                                               (BY MR. SEBY) Why -- why were you
                                                                          ٥.
    is argumentative. The witness may answer it or you
                                                             23
                                                                  there?
    may move on.
                                                                               MS. BOBET: -- the facts that you
25
                  (BY MR. SEBY) I'm not going to move on.
                                                                  discussed with Mr. Wentz.
```

Page 174 Page 176 MR. SEBY: That's all I'm asking. Thank 1 1 0. And when did you do that? That was on November 9. 2 2 vou, Jane. Α. 3 MS. BOBET: That's a different -- that's And how did you do that? 3 ٥. a different question. Α. That was via telecommunica- -- or 4 5 Mr. Seby is asking you questions, so videoconferencing. I'll add a compound objection. 6 Q. Did you have the deposition notice and 6 7 You may answer the facts about what you 7 the topics in front of you? 8 discussed with Mr. Wentz. You may not answer a I don't remember at that time if I did 9 question about why were you there, why did the 9 or not. 10 attorneys choose to have that meeting. Does that make 10 How do you know you -sense, Mr. Walker? MS. BOBET: Just to be clear which 11 11 12 THE DEPONENT: It does. Thank you. notice we're talking about -- I'm sorry. Before you proceed, just to be clear which notice you're talking 13 A. So at the meeting --13 14 MS. BOBET: So you may -- you may 14 about, there's been multiple versions of the deposition notice received from the State. So the 15 proceed. 16 -- I learned about -- I learned about latest one was received on November 23, and I'll Α. 16 17 Mr. Wentz's position; I learned about what his represent that Mr. Walker had seen a prior version at position entailed; and to get a better understanding a date before that. of the DHS intelligence officer's duties, and -- what But just so we know there's not just one 19 20 he was being at the time. 20 notice, there's a few different versions. What we've 21 He doesn't have any law enforcement 21 been talking about today is that later version. 22 authority, nor does he have -- conduct any 22 (BY MR. SEBY) So which -- which 23 investigations; just to relay his information. That's 23 document did you have physically present to review with Mr. Wentz when you spoke with him on November 9? 24 what I learned. 25 25 It would have been the document ٥. (BY MR. SEBY) Okay. So it's correct, Α. Page 175 Page 177 then, to say -- to understand that you did not speak received, I believe, prior to that meeting. I don't remember the date I received it. to Mr. Wentz in preparation for the topics for which you've been designated as a representative of the How do you know that Mr. Wentz had that 3 3 Q. document as well? 4 entire Department of Homeland Security and the Customs 4 A. and Border Protection unit thereof, correct? I don't --6 I didn't follow that question. You're 6 MS. BOBET: Objection, assumes facts. 7 going to have to ask that one again, please, sir. 7 (BY MR. SEBY) I'm sorry, I didn't hear 8 Is it accurate to say that you did not 8 your answer. Mr. Walker? 9 prepare for the topics for which you've been Α. I -- I don't know if he had that 10 designated by the United States, as a representative 10 document or not. 11 speaking on behalf of the Department of Homeland 11 0. Well, how did -- how did he know what 12 Security, you did not review those topics or prepare 12 the topics were? for your deposition by reviewing those topics with 13 The discussion was led by counsel, and I Mr. Wentz; is that correct? don't know what he was given prior to the meeting; 14 14 15 A. No, that's not correct. as -- as well as I didn't know either. 15 Then tell me what is correct. 16 So you recollect that your counsel 16 I believe I prepared for the deposition 17 brought him into the conversation and talked to him 17 as best as I could, and I was as prepared as I could 18 about whatever, and I'm not asking about that. 18 19 19 But who read aloud -- since you were not be. 20 I don't doubt that, sir. 20 in the same room with Mr. Wentz, who read aloud the 21 I'm asking you a specific question: Did 21 topics one by one that you then discussed, if you did? 22 your preparation for the topics for which you've been 22 I don't remember -- I don't recall 23 designated and that we discussed include discussing discussing the actual topics in the deposition during 24 them specifically with Mr. Wentz? 24 the meeting. 25 25 A. Yes, they did. Thank you. I want to move on, now that

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Page 178
                                                                                                              Page 180
1 that's clear, with you -- you -- Ms. Bobet asked you a
                                                                  talking.
    question about the emails that you collected a year
                                                              2
                                                                              He's allowed to testify about this in
                                                                 his personal capacity. It's not discussed in any of
3
    and a half ago that you said, and she -- she made
                                                              3
    clear, that that was in relation to a litigation
                                                                  the topics. And he answered those questions about his
5
    request from Mr. Albi, right?
                                                                  deposition preparation, which he's speaking for
6
                That is correct. I received a notice
                                                                  himself about. So he may answer the question in his
 7
    from CBP counsel that there was to -- for a litigation
                                                                  personal capacity.
    hold on documents pertaining to the DAPL.
                                                                               (BY MR. SEBY) So I'm asking you, did
                                                                          ٥.
9
            Q. And when did you receive that notice?
                                                              9
                                                                  you take any careful precautions prior to a year and a
10
                I don't have the actual date, but it
                                                                  half ago with respect to any of your records or
    was -- my memory is that almost -- almost a year and a
                                                                  documents regarding the protest?
11
                                                             11
12
    half ago.
                                                             12
                                                                          A. Personally, I -- I responded to
13
                                                                  Mr. Albi. I went in and tried -- attempted to locate
                 This litigation has been going on almost
                                                             13
                                                                  all the records. I don't remember or recollect --
14
    three years now. Did you not hold or retain all of
15
    your relevant documents to the DAPL protests that you
                                                             15
                                                                 recollect -- recollect destroying any documents or
16
    were involved with, the agency was involved with,
                                                             16
                                                                  deleting documents.
17
    for -- as Ms. Jane Bobet noted was almost the entire
                                                             17
                                                                               They wouldn't be a -- my understanding
    duration of the protest? You didn't -- you didn't
                                                                  what I was able to do was pull all the documents from
    hold those things prior to a year and a half ago?
                                                                  my emails that I could remember and get the documents
19
20
                The only time I was aware of the --
                                                                  and photos or correspondence that we might have had at
21
    the --
                                                                  the time to the best of my ability.
22
                 MS. BOBET: Objection, vague.
                                                             22
                                                                          Q.
                                                                              Okay.
23
            A. -- litigation -- the only time I was
                                                             23
                                                                          Α.
                                                                              Prior to that, I don't know. I did not
                                                                 receive any other litigation information -- hold
    aware of the litigation was once I -- or the
24
   litigation hold was once I received the notice from
                                                                 information.
                                                 Page 179
                                                                                                              Page 181
    Mr. Albi.
                                                                              At any time?
2
                  (BY MR. SEBY) What about all those
                                                                               Just the one that I received from
3
    records that existed prior to that, what -- what
                                                                Mr. Albi.
    happened to them?
4
                                                                              Got it. Okay. So you -- Ms. Bobet was
                                                                          ٥.
 5
                 MS. BOBET: Objection, calls for
                                                                  asking you about the Customs and Border Protection
                                                                  practice of assigning a rate for reimbursement when
 6
    speculation, vague.
7
            A. I talked to Mr. Albi's --
                                                              7
                                                                  other federal agencies use the UAS resources of your
                 MS. BOBET: And I'll note also that this
 8
                                                              8
                                                                  agency, correct?
9
    is -- this is well beyond the scope of the 30(b)(6)
                                                                          A. So there is certain agencies that, in
10
    topics. He's welcome to answer in his --
                                                                  order to use our assets, are required to fund it, if
11
                 MR. SEBY: No, I'm -- it's in response
                                                                  you would -- or want to say that, for -- of that
    to a question you asked, so I get to redirect related
                                                                  flight time.
12
                                                             12
13
    to that, and that's what I'm doing. I'm pretty
                                                             13
                                                                          Q.
                                                                              Yeah.
                                                                              Normally, part of our charter is to
14
    sure --
                                                             14
                                                                          A.
                                                                  provide law enforcement agents our assets for law
15
                 MS. BOBET: Certainly.
                 MR. SEBY: -- you can stop interrupting.
                                                                  enforcement activities that they deem or -- you know,
16
17
                 MS. BOBET: I'm just saying he's
                                                             17
                                                                  aviation assets that they may need to conduct law
                                                                  enforcement activities. Like surveillances or warrant
18
    responding in his --
                                                             18
19
                                                                  execution, where they need that aviation asset, we
                 So for the last time, I'm allowed to
    make objections and make a record. We're not going to
                                                                 would provide that. It's not a -- we're not charging
2.0
21
    have a fight about that.
                                                                  anybody to do that.
                                                             21
22
                 MR. SEBY: You're interfering with the
                                                             22
                                                                          Q.
                                                                              Right.
```

Α.

The Corps of Engineers and FEMA,

particularly, are those -- and this is going back into

some of my military, National Guard time, is those are

23

23

24

25

deponent's responses.

MS. BOBET: He's testifying -- he's

testifying. Excuse me. I'm sorry. I'm still

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Page 182
   reimbursable-rate missions that they are funded and
   have to account for the use of those assets. So they
2
   are charged a rate that has -- that -- for each one of
3
   those flight hours.
4
5
                 There was no charge to anybody during
   the DAPL protest for the amount of flight time spent.
6
7
                So the Corps never paid you back for all
8
    those hundreds of hours you were telling me about?
```

For the hundred -- yeah, correct, the hundred hours we flew on the DAPL was not reimbursed by the Corps or the State of North Dakota, nor was any request to refund that money done.

The only reason we just bring it up is we did provide over 288 flight hours of UAS, which is very expensive, but didn't meet our core border security mission.

17 Q. Did any other federal agency pay you for that time? 18

- Α. No, they did not.
- 20 Have you ever known the Customs and
- 21 Border Protection to be involved in a several-month-

1 agencies other than yours.

Do you know, as a UAS sensory pilot operator, do other agencies of the United States have those resources?

Page 184

- A. I do know that NASA does because they do a bunch of testing. After -- going farther than that, I'm not familiar of any other agencies' UAS support.
- And Ms. Bobet asked you a question about who was the originating requester for Customs and Border Protection presence, as you did arrive on August 22 of 2016, and I understood that you -- you couldn't recall whether it was the State of North Dakota or perhaps a federal representative asked for the agency to be there; is that correct?
  - That is correct. Α.
- Okay. So you don't know whether or not the Customs and Border Protection was -- showed up to -- in response as an -- as a willingness to honor a request from the State of North Dakota or local government thereof?
- Α. At that time, Mr. Bacon was our intel agent. Mr. Bacon had been in the North Dakota area for many years, knew many, many people within the law enforcement community.
  - Q. Yeah.

183:2-3 401-402: 611 22 long protest that was sponsored and hosted by the federal government on federal property within the 24 territory of the United States of America? 25 MS. BOBET: Objection, assumes facts,

Page 183

1 and argumentative.

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182:20-24:

2 A. CBP has not conducted month-long protest

aviation support prior or since. - 3

- 4 (BY MR. SEBY) So would you say that the
- events of the DAPL protest were exceptional and unique 5
- 6 in your experience?
- A. In my personal experience, I would say 7
- 8 they were very unique.
  - Yeah. And this -- this rate that you charge other agencies or that they should be paying to benefit from this -- the services and skill set of the Custom and Border Patrol, the Corps knows that, don't they, because they've paid you for those services in other contexts, correct?
  - A. In prior -- or other natural disasters or BDNs (phonetic) of that respect, yes.
- Uh-huh. Does the United States Government have other unmanned aerial surveillance 19 drones that are used for domestic use?

MS. BOBET: Objection --

21 I do know --

22 MS. BOBET: -- calls for speculation and 23 outside the -- outside the scope to the extent it's

24 asking about agencies other than DHS and CBP.

25 (BY MR. SEBY) I am asking about

Page 185 And so his approach was to basically

help us find work with the UAS system. So if he could put us in contact with an agency that needed it, we

would write up the support request and support that

agency's request.

So this -- this 22 -- the first flight in 22 August could have been a combination of Mr. Bacon, the State of North Dakota, some state or federal entity that they were collaborating with, and we would have felt the need to respond.

Uh-huh. Okay. And you -- you mentioned also in response to a question from Ms. Bobet that -that the period of time when you organically, meaning within the agency, decided to provide a helicopter to support the clearance of the camp on Corps property, the main camp, the one that was worse than a Third-World country, I think you said, when you did that organically. Were there any other instances where you did anything organically versus in response to a request for assistance?

MS. BOBET: Objection, mischaracterizes

22 testimony.

Are you ask- --

MS. BOBET: You can answer.

Are you asking in specific to DAPL, or

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Page 186
                                                                                                              Page 188
    other organic requests that we may respond to?
                                                              1
                                                                              For example, in instances dealing with
                  (BY MR. SEBY) Yeah, thank you for
                                                                 camps of terrorists in locations around the world, for
2
                                                              2
    clarifying that. Yes, I'm only asking with respect to
3
                                                              3
                                                                  example, right?
 4
    the nearly two-year-long protest on federal property
                                                                          Α.
                                                                              That is a primary mission that the U.S.
                                                              4
    in the state of North Dakota in 2016 and '17, that's
5
                                                              5
                                                                  Air Force and agencies deal with, correct.
 6
    right.
                                                              6
                                                                              Uh-huh. Yeah. Okay.
7
            A. So the only other organic one that we
                                                                               MR. SEBY: Mr. Walker, thank you. I
    would have responded to would have been the
                                                                  don't have anything further.
    October time period.
                                                                               MS. BOBET: Nothing further here.
9
                                                              9
10
            Q.
                Right.
                                                             10
                                                                  Thanks very much for your time, Mr. Walker.
                 Well, the Border Patrol. Again, I'm not
                                                                               THE VIDEOGRAPHER: We're going off the
11
12
    sure where that request generated. Mr. Bacon was part
                                                             12
                                                                  record. This concludes today's deposition of Douglas
    of that. The Border Patrol, because they were
                                                                  Walker. The time is 9:57 p.m. UTC, 2:57 p.m.
13
                                                                  Mountain. We are off the record.
14
    deploying their individuals, was part of the request
                                                             14
                                                                               (At 2:57 p.m. Mountain Standard Time the
15
    to see if we could help make sure -- you know, we
                                                             15
    would help them out at the -- at the same amount of
                                                                  proceedings were not being videotaped.)
16
                                                             16
17
    what we could.
                                                             17
                                                                               THE REPORTER: I do need to get orders
18
            Q.
                Yeah. Okay. Has the technology evolved
                                                             18
                                                                  before you guys leave.
19
    for these drones?
                                                                               MS. BOBET: We'll read and sign. I
20
            A. The systems on -- for -- the EO/IR
                                                             20
                                                                  think regular speed should be fine.
21
    systems have gotten a little better. With better
                                                             21
                                                                               THE REPORTER: And did you need
22
    Internet capabilities, we have faster bandwidth, so we
                                                             22
                                                                  exhibits?
23
    can provide a faster picture without a delay.
                                                             23
                                                                               MS. BOBET: Yeah. If we could have
24
                                                                 marked versions of the exhibits, that would be great.
                                                             24
            Q.
                 Okay.
                                                                               THE VIDEOGRAPHER: Would you like a copy
25
                 The capability to launch the aircraft
                                                             25
                                                 Page 187
                                                                                                              Page 189
    remotely and have somebody else fly it, basically,
                                                                 of the video?
    from the ground up into the National Airspace, has
                                                                               MS. BOBET: I don't know if we ordered
    progressed considerably. So now alls it requires is
                                                                 the video. Can I hold off on that and let you know
3
    somebody to get the aircraft started and -- as an
4
                                                                 later?
    example is we can -- crew can -- in North Dakota can
                                                              5
                                                                               THE VIDEOGRAPHER: Yeah, of course.
    start the airplane, get it linked up on the satellite,
                                                                               THE REPORTER: And, Paul, I assume
 6
                                                              6
7
    and a crew from San Angelo, Texas, or Sierra Vista can
                                                                 you're ordering the transcript?
    link in to that airplane, ground taxi the airplane to
                                                              8
8
                                                                               MR. SEBY: Yes, please.
    the runway, push a button, have the airplane -- the
                                                              9
                                                                               THE REPORTER: Is there a hurry on the
10
    heli- -- the UAS take off. They can go fly it on
                                                             10
                                                                  turnaround for you?
    their mission for 13, 18 hours, bring it back in, push
                                                             11
                                                                               MR. SEBY: No.
    a button and have it land, taxi it in, and shut it
                                                                               WHEREUPON, the within proceedings were
13
    down.
                                                                  concluded at the approximate hour of 2:58 p.m.
14
                 One thing is it has to depart and return
                                                                  Mountain Standard Time on the 29th day of November,
    to the original location that it -- it -- you know, it
15
                                                                  2022.
    takes off from --
                                                             16
16
17
                                                             17
            Q. Right.
                                                             18
18
                 -- for the ground-based --
19
                Very -- very technologically advanced,
                                                             19
    and similar to the types of drones that most of us
                                                             20
20
21
    think about when the United States is dealing with
                                                             21
22
    foreign threats, correct?
                                                             22
23
                It is -- we borrow or use a lot of the
                                                             23
    same technology that the Air Force has developed with
    their -- their drone -- their MO-9.
```

	D 100			D	100
1	Page 190 I, DOUGLAS W. WALKER, do hereby certify	1	Errata Sheet	Page	192
2	that I have read the above and foregoing deposition	2			
3	and that the same is a true and accurate transcription	3	NAME OF CASE: Plaintiff vs UNITED STATES		
4	of my testimony, except for attached amendments, if				
5	any.	4	DATE OF DEPOSITION: 11/29/2022		
6	Amendments attached ( ) Yes ( ) No	5	NAME OF WITNESS: Douglas W. Walker		
7	Amendments attached ( ) les ( ) NO	6	Reason Codes:		
		7	1. To clarify the record.		
8		8	2. To conform to the facts.		
9		9	3. To correct transcription errors.		
	DOUGLAS W. WALKER	10	Page Line Reason		
10					
11		11	From to		
12	The signature above of DOUGLAS W. WALKER	12	Page Line Reason		
13	was subscribed and sworn or affirmed to before me in	13	From to		
14	the county of, state of	14	Page Line Reason		
15	, this day of	15	From to		
16	, 2022.	16	Page Line Reason		
17		17	From to		
18		18	Page Line Reason		
19	<del></del>	19	From to		
	Notary Public	20	Page Line Reason		
20	My Commission expires:	21	From to		
21		22	Page Line Reason		
22		23	From to		
23					
24		24			
25	State of North Dakota 11/29/22 (tcm)	25			
	Page 191				
1 2	REPORTER'S CERTIFICATE STATE OF COLORADO )				
	) ss.				
3	CITY AND COUNTY OF DENVER )				
4	I, TRACY C. MASUGA, Registered				
5	Professional Reporter and Certified Realtime Reporter,				
	do hereby certify that previous to the commencement of				
6	the examination, the said DOUGLAS W. WALKER was duly sworn or affirmed by me to testify to the truth in				
7	relation to the matters in controversy between the				
_	parties hereto; that the said deposition was taken in				
8	machine shorthand by me at the time and place aforesaid and was thereafter reduced to typewritten				
9	form; that the foregoing is a true transcript of the				
10	questions asked, testimony given, and proceedings had.				
10	I further certify that I am not employed				
11	by, related to, nor of counsel for any of the parties				
12	herein, nor otherwise interested in the outcome of this litigation.				
13	IN WITNESS WHEREOF, I have affixed my				
	signature this 13th day of December, 2022.				
14 15					
16	X Reading and Signing was requested.				
17	Reading and Signing was waived.				
18 19	Reading and Signing is not required.				
20	3 man C Massey				
21	Tracy C. Masuga Registered Professional Reporter				
22	Certified Realtime Reporter				
23					
24 25					
1					